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THE VILLAG POND

A photograph

THE ECONOMIC AND SOCIAL HISTORY OF AN ENGLISH VILLAGE

(CRAWLEY, HAMPSHIRE)

A.D. 909-1928

BY

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To

CHARLES HOMER HASKINS

Scholar and Teacher

PREFACE

BECAUSE of the fact that all thought and study, as it seems to us, arise from experience, it is appropriate to present the personal background of the writing of this *History*. The very beginning of the work goes back to an effort to obtain from detailed study an intimate picture of agricultural methods in a single medieval village. Later the study was pushed both backward and forward in answer to a growing desire to get the outline of the whole story of the past and present of a single community, as far as this could be unearthed. Current historical methods are largely comparative and selective, in which scholars pick and choose evidence and facts in support of generalizations which are often formed without an adequate basis of reality. It is out of a high regard for time and place that we have undertaken this detailed investigation, only part of which, of course, appears in this book. We had hoped that the result would lead to a mastery of facts and situations, which we hasten to assert, however, has not been realized. Indeed, our village has proved to be a microcosm of the great world of men and affairs, in no way simple because small, nor yet obvious because rural.

Crawley was chosen for the purpose in hand because it possessed, or seemed to possess, certain characteristics. It is in an older and long settled part of England and therefore has a long history, as a knowledge of the records of the lords of Crawley (bishops of Winchester) clearly indicated. It is located near enough to a town (the City of Winchester) to have come very early under urban influence. Moreover, it appeared, at least at first, to present a case of organic simplicity. Originally an impersonal choice, the little village has become an object of sympathetic regard. After studying its records for several years, we visited it in person and found it fair.

The presentation is chiefly documentary, because we hold that in the long run it is more important to give the evidence for views

than to urge the views themselves. Documentary evidence is the very source of historical knowledge which each person may use according as changing interests dictate and as prevailing interpretations suggest. Much of the rewriting of history, so costly in labor and goods, is necessitated by the historian's insistence upon covering up his own trail. We have felt, to be sure, that, in some cases at least, we were also calling the attention of students to material of general value.

In the editing of the documents many difficulties have been encountered. Most of these have been solved (as we hope) by means of comparison of one manuscript with another. Almost everywhere preference has been given to medieval Latin, as against classical Latin, forms. We have generally used the nominative absolute in place of the ablative absolute. The gerund in the ablative is found frequently instead of the present participle. The ablative of time and the dative of place (to which) occur occasionally. Marginal notes have generally been omitted, except where they provide additional information. Capitals in the middle of a word have been ignored. We have italicized letters supplied in the extension of abbreviated words; brackets have been used only when no other manuscript gave the key to the abbreviation. The dating is in the new style.

What could be done by way of a documentary study and presentation very definitely waits upon the discovery of the documents themselves. What has been used, is found in the body of the book. Other kinds of records were sought in vain. We could find no thirteenth- or fourteenth-century survey. No inventory or detailed valuation of Crawley property, sequestered in the Commonwealth period, has yet come to light. Only part of the enclosure award has been discovered. No enclosure map was found, though several of a slightly later date, preserved at Crawley Court, were examined, and some of them studied. It was a great disappointment to fail to unearth the accounts of the yeoman farmers. No diaries setting forth village life could be traced, though there are at least two that are detailed personal revelations.

Besides documentary shortcomings, we have felt the lack of

that intimate knowledge and subtle insight that come only from long residence. Visits in the year 1924-25 were helpful. And correspondence has proved the source of both suggestion and critical revision. The friendly encouragement of the owner, Colonel George Philippi, of the Crawley Court estate, made possible inquiries and researches both at the Court and in the village. Mr. J. O. Robertson, the agent of the Crawley Court estate, Mr. F. W. Pledge, resident tutor and author of an excellent general history of the village, and Professor Thomas Wibberley, agricultural expert and farm manager, were of invaluable assistance. The way in which they gave of their time and knowledge is a good example of the generosity of the British people. Miss Lilian J. Redstone spent some time in Crawley, the village of her ancestors, seeking information and copying certain documents not before adequately studied. To Miss C. M. Calthrop and Miss M. K. Dale we are also indebted for copying manuscripts in various archives. To officials in the Public Record Office and the British Museum, and particularly of the Ecclesiastical Commission, we owe much for courteous and prolonged assistance. Miss A. E. Levett of King's College, London, has been generous in pointing out one valuable manuscript source and in allowing us to draw upon her intimate knowledge of the Winchester manors.

To Dean Guy Stanton Ford, of the University of Minnesota, we are indebted for encouragement and to the University of Minnesota for financial assistance in rotographing some hundreds of records which could not be adequately studied within a year's residence in England. To Mrs. H. P. Mudgett, of the University of Minnesota, we also owe a great deal for an early critical examination of reeves' accounts, particularly with reference to field arrangements. In deciphering and translating parts of the documents Professor Frederick Klaeber and Professor Joseph B. Pike were most helpful. In England both Dr. Hubert Hall and Sir William Beveridge placed at our disposal much of the critical knowledge that they possess of the records we were studying. By means of aid from the Milton Fund of Harvard University we were able to enlist assistance in verifying texts and making additional searches not otherwise possible.

Professor Edwin F. Gay has read the general introduction and the special introductions to the documents themselves. His aid in the later stages of the work, indeed, has been indispensable, especially when it became clear that the study would be documentary. Dr. Henrietta Larson, of the Harvard School of Business, has read critically the manuscript of the general introduction. In facilitating the publication of this book, Professor F. W. Taussig has once again been a friendly patron of economic historical work. In the final stages of putting this book through the press we have had invaluable philological help from Professor Leo Wiener and splendid cooperation on the part of the Harvard University Press.

To Professor Charles H. Haskins, to whom this volume is dedicated, the work owes much that goes back to general study and documentary interpretation begun years ago.

N. S. B. G.
E. C. G.

November, 1928

CONTENTS

PART I

GENERAL INTRODUCTION

§ 1. Form and Topography of Crawley	3
§ 2. Prehistoric Crawley	4
§ 3. Saxon Manorialization	6
§ 4. The Group of Manors	9
§ 5. Crawley at its Height as a Manor	12
§ 6. Manorial Accounting	13
§ 7. Manorial Marketing	18
§ 8. Officials in Crawley	22
§ 9. Demesne and Home Farm	27
§ 10. Field System	30
§ 11. Medieval Tillage	33
§ 12. Animal Husbandry	40
§ 13. Duality of Crawley	47
§ 14. Social Classes in Medieval Crawley	48
§ 15. Food of the Medieval Tenants	51
§ 16. Tenure and Customs in Crawley	53
§ 17. Crawley compared with other Communities	58
§ 18. Crawley and the Outside World	60
§ 19. Prices, 1208-1448	62
§ 20. Labor and Wages	66
§ 21. The Peasant's Income	69
§ 22. Commutation of Service Rents	74
§ 23. Leasing of the Demesne	80
§ 24. The Lord's Income	83
§ 25. Rents	86
§ 26. Economic Attitudes in Medieval Crawley	90
§ 27. Rise of Personal Freedom	92
§ 28. Rise of a Market for Land: Old Units split up	95
§ 29. Gentleman Lessees of the Home Farm	99
§ 30. Enclosure	103
§ 31. The Courts of Crawley: their Decline after Enclosure	106

§ 32. Yeoman Farmers and Cottagers, 1550-1850	111
§ 33. Enfranchisement of Land	117
§ 34. Lords of Crawley: their Passing and their Contributions . . .	119
§ 35. The Capitalist Owner acquires all the Yeomen's Farms by 1902-08	123
§ 36. The Capitalist Owner acquires the Laborers' Cottages by 1908	127
§ 37. The New Manorialism	130
§ 38. The New Agricultural Technique and Farm Management . .	132
§ 39. Annals of Crawley	141
§ 40. The Church, Past and Present	143
§ 41. Parish and School	148
§ 42. Population and Well-being	152
§ 43. Occupations, Medieval and Modern	155
§ 44. Notable Personalities	158
§ 45. Recent Outside Influences	159
§ 46. Summary	161

PART II

DOCUMENTS AND STATISTICS

§§ 1. Original Grant of Chilcomb about A.D. 643, and of the Winchester Circuit of Villages up to the Boundary of Crawley	167
§§ 2. The Chilcomb Charter of Winchester Territory up to the Boundary of Crawley: Re-grant of Part of the original Donation (of about A.D. 643) made in 909	170
§§ 3. Confirmation of Crawley to the Bishop of Winchester, about 909	177
§§ 4. Crawley in Domesday Book, 1086	183
§§ 5. Reeve's Account, 29 Sept., 1208—28 Sept., 1209	186
§§ 6. Reeve's Account, 29 Sept., 1210—28 Sept., 1211	195
§§ 7. Reeve's Account, 29 Sept., 1231—28 Sept., 1232	200
§§ 8. Reeve's Account, 29 Sept., 1232—28 Sept., 1233	205
§§ 9. Reeve's Account, 29 Sept., 1256—28 Sept., 1257	212
§§ 10. Reeve's Account, 29 Sept., 1257—28 Sept., 1258	221
§§ 11. Custumal of Crawley, about 1280	229
§§ 12. Reeve's Account, 29 Sept., 1305—28 Sept., 1306	239
§§ 13. Reeve's Account, 29 Sept., 1306—28 Sept., 1307	248
§§ 14. Reeve's Account, 29 Sept., 1307—28 Sept., 1308	258
§§ 15. Reeves' Account, 29 Sept., 1355—28 Sept., 1356	268

CONTENTS

xiii

§§ 16. Reeves' Account, 29 Sept., 1356—28 Sept., 1357	277
§§ 17. Account of Customary Works, 29 Sept., 1389—28 Sept., 1390	285
§§ 18. Reeve's Account, 29 Sept., 1409—28 Sept., 1410	293
§§ 19. Reeve's Account, 29 Sept., 1410—28 Sept., 1411	303
§§ 20. Statistics of Income, Outgo, Production, and Prices, 1208-1448	312
§§ 21. National Subsidies levied in Crawley, 1328, 1628, 1673, 1799, and 1812	454
§§ 22. Tenements in Crawley and other Communities nearby held by Phillip Aubyn and Alice his Wife by Pleas of Contract in the King's Court, 1316 and 1325	463
§§ 23. Part of a Lease of the Demesne, 24 March, 1487	466
§§ 24. Part of a Lease of the Demesne, 20 July, 1787	468
§§ 25. Reeve's Account, being the Accounts of the Collector of Rents and of the Farmer of the Home Farm, 29 Sept., 1448—28 Sept., 1449	473
§§ 26. Accounts of the Farmer of the Demesne Lands and Stock and of the Collector of Rents, 29 Sept., 1503—28 Sept., 1504.	489
§§ 27. The Audit of Accounts, 25 Nov.—10 Dec., 1560	498
§§ 28. An Unenrolled Account of the Farmer of the Demesne, and, the Reeve, 29 Sept., 1746—28 Sept., 1747.	500
§§ 29. Court Fines and Amercements, 29 Sept., 1236—28 Sept., 1237	503
§§ 30. View of the Frankpledge in the Hundred of Buddlesgate, 11 May, 1466	505
§§ 31. Presentations and Ordinances made at the Tourn of St. Martin's along with the Court, 10 Sept., 1599	507
§§ 32. Presentations and Elections at the Tourn and Court, 20 March, 1601	510
§§ 33. Presentations and Elections at the Tourn and Court, 19 April, 1649	512
§§ 34. Presentations, Orders, and an Ordinance made at the Tourn and Court, 21 March, 1663	513
§§ 35. Court Presentation of the Commutation of the Customary Service of Carrying Manure to the Fields, 4 April, 1690.	516
§§ 36. Land Fines, 27 Feb., 1553	518
§§ 37. Land Fines, [before 1560] and [April], 1560	520
§§ 38. Land Fines, 13 Sept., 1571	525
§§ 39. Land Fines, 17 March, 1586	526
§§ 40. Land Fines in a Reeve's Account, 1610-11	528
§§ 41. Surrender of Arable Land, 23 April, 1612.	531
§§ 42. Surrenders of Holdings for the Purpose of a Mortgage, 1 July, 1613	532
§§ 43. Surrender for the Purpose of a Mortgage, 7 April, 1634	535

§§ 44. Surrender for the Purpose of a Mortgage, 15 April, 1635 . . .	536
§§ 45. Surrender of an Estate for the Purpose of a Mortgage, 4 Dec., 1652	537
§§ 46. Surrender for the Purpose of a Mortgage, 29 Sept., 1671 . . .	539
§§ 47. Surrender of Tenements, 13 Oct., 1679	541
§§ 48. Surrender for the Purpose of a Mortgage, 2 Nov., 1686 . . .	542
§§ 49. Wills of Yeomen, (1513, 1517, 1616, 1656, 1761, and 1815) and an Inventory of Property (1616)	544
§§ 50. Crawley in Arms, 1523, 1569, 1914-18	549
§§ 51. Excerpts from the Parish Registers of Crawley, 1646-1927 . .	553
§§ 52. Excerpts and Notes from the Churchwardens' Accounts, 1766-1831	561
§§ 53. Excerpts from the Overseers' Poor Books, 1776-77 and 1797-98, and Totals 1777-1835	577
§§ 54. Excerpts from the Originals of Court Presentments, 1697-1858	585
§§ 55. Act of Parliament for Enclosure, 1794	596
§§ 56. Part of the Enclosure Award of 18 March, 1795, setting forth Allotments and Exchanges of Allotments, attested 15 Aug., 1827	622
§§ 57. Owners and Occupiers of Tenements owing Tithes or exempt therefrom in the Parish of Crawley, about 1837	630
§§ 58. Census of the Civil Parish of Crawley, 1841	650
§§ 59. Census of the Civil Parish of Crawley, 1851	659
§§ 60. Summaries of the Censuses of the Civil Parish of Crawley, 1871-1921	680
§§ 61. Private Census of Crawley Village, Sept., 1927, by J. O. Robertson, Esq.	686
§§ 62. Present Agricultural Methods, Sept., 1928, by Professor Thomas Wibberley	690
§§ 63. Social Conditions in Crawley in the Twentieth Century, by F. W. Pledge, M. A.	698

ILLUSTRATIONS

1. The Village Pond — a photograph	<i>Frontispiece</i>
2. Table showing Local Administrative Units	4
3. Aërial Photograph of Possible Celtic Fields, taken in 1922 at an altitude of 10,000 feet and reproduced with the permission of the Ordnance Survey Office	4
4. Map showing Crawley and other Communities (in the Middle Ages) belonging to the Bishopric of Winchester	18
5. Hay Harvesting with Sweeps and Elevator — a photograph, taken about 1926 and reproduced with the permission of <i>Country Life</i> , England	32
6. Ewes and Lambs returning to the Fold — a photograph, taken about 1926 and reproduced with the permission of <i>Country Life</i> , England	40
7. Table showing Genesis of Crawley Landholders	112
8. Ordnance Survey Map of 1871 — in colors	128
9. Crawley Court — a photograph	130
10. The Old Rectory — a photograph	146
11. Aërial Photograph of the Village, showing present-day Allotments, taken in 1922 at an altitude of 10,000 feet and reproduced with the permission of the Ordnance Survey Office	148
12. Tentative Map showing Approximate Extent of the Chilcomb Grant of about A.D. 643	170
13. Facsimile of Part of a Reeve's Account, 1210-11, transcribed in §§ 6, pp. 196-198	196
14. Village Street showing the Inn at the Right — a photograph	202
15. Map showing Boundaries of the Hundred of Buddlesgate with the Constituent 14 Parishes or Manors in 1327	505
16. The Parish Church — a photograph	562
17. Rape-Kale — a New Forage Crop, Bred by Crossing Giant Rape and Curly Kale, Professor Wibberley in the Foreground — a photograph, taken about 1926 and reproduced with the permission of <i>Country Life</i> , England	694
18. Twin City Tractor turning in Vetch Stubble after folding with sheep — a photograph, taken about 1926 and reproduced with the permission of <i>Country Life</i> , England	694

PART I

GENERAL INTRODUCTION

GENERAL INTRODUCTION

§ 1. *Form and Topography of Crawley.* There are six aspects to Crawley's existence as a community. It was first and foremost a group, or village, of cultivators seeking a living from the woods and fields round about. As such, it probably experienced several radical changes, but these occurred in early times. Secondly, it was a manor belonging to the bishopric of Winchester, and as a manor it included the village, village lands, and outlying estates. Thirdly, it was an ecclesiastical parish with a subordinate chapelry at Hunton located in an adjoining parish. Fourthly, it was the senior partner in a public tithing which also included Hunton. Fifthly, it was a private tithing and hundred for legal purposes. And sixthly, in modern times it is a civil and rural parish.

As a village group, Crawley may be classified as nucleated. As we know it, in later times at least, and there is no reason to suspect any change since the early thirteenth century, Crawley village was a cluster of homesteads, or messuages and crofts, as they were called, located on both sides of the street. Or we may put it another way: Crawley was a short winding street of houses and outbuildings running up the hill from the pond to the church. The church may have been more important for the next world, but the pond was more necessary for this life. At this small mere, animals with four legs and with two could get the most precious thing in Crawley — water.

Meitzen associated the form of village with racial or national considerations. Following this explanation we should have to put Crawley down as a hybrid. It is a fairly compact central group of farmsteads, and as such might be Saxon; but it is also a (short) street village, and as a street village might be Celtic. But recent investigations have shown that, generally speaking, topographical conditions constitute a more likely explanation of the form of villages. It is probably the scarcity of water ¹ in a chalk-down

¹ See below, § 12, p. 40; § 38, p. 140.

country that explains why the houses were close together rather than strung out along miles of roadway. Either the village pond or the later deep wells, or both combined, were enough to keep the people together, though of course other forces were also at work, such as mutual defence in earliest times and coöperative agriculture prevailing down through the Middle Ages.

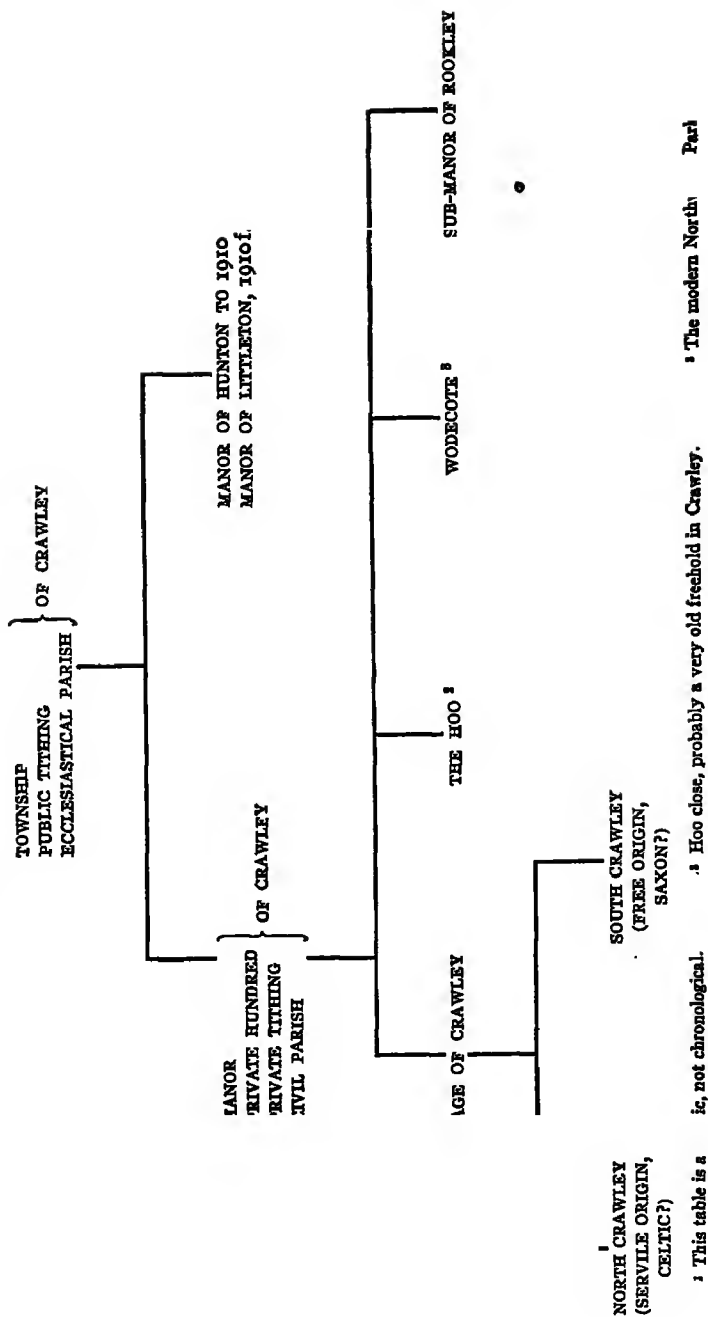
There was no river and no considerable stream in Crawley. The subsoil is a deep chalk into which water sinks as into a bottomless pit. In time of great rain — and there is a lot of it in Hampshire — the chalk helps the cultivator; but in seasons of drought, only the deity can be of assistance. The ground becomes hard and unworkable, and there is no water for stock or grain. But at the same time there are no marshes or sloughs in Crawley, no nasty sinks or mired lanes.

Almost the whole of the land is made up of undulating hills providing a moderate form of beauty but no splendor or magnificence. The slopes are not difficult to cultivate, but they do tend to carry off the surface soil to the valleys, leaving thin or barren spots on the crests of the hills. It is from the first field or clearance made in the woods, that Crawley got its name. It is the clearance, or lea, of the crows.

Nature had not put a river through Crawley and man never constructed a main highway through it. But nearby a Roman road had been driven straight from Winchester to Andover, providing an important boundary line for the parish. The other boundaries were very irregular. And other important roads in the district never touched Crawley. The road from Winchester to Salisbury avoided the village, and the later railroads ignored it. While there were roads leading to similar villages on all sides of it, there was freedom from through traffic. And yet Winchester was less than five miles away, to the southeast; and roads leading to all parts of England were within easy walking or riding distance.

§ 2. *Prehistoric Crawley.* There is no strong or conclusive evidence that paleolithic, neolithic, or bronze-age peoples had ever occupied the area of Crawley. Nor, on the contrary, is there any indication that they had not been on the ground. Whether the

TABLE SHOWING LOCAL ADMINISTRATIVE UNITS¹



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semi-circular mound near the Roman road is Celtic or pre-Celtic, we have no means of deciding.

There are three kinds of evidence for a Celtic, or at least a pre-Saxon, settlement, which are worthy of consideration. First, there are the lynchets, or terraces, which are apparently depicted on the aerial photographs taken by Captain O. G. S. Crawford.¹ These appear to be rectilinear plots more nearly square than the long Saxon strips. In the photographs they seem to be bounded by parallel light and dark lines, the light indicating the cutting into the chalk subsoil and the dark the piling up of the surface humus. On the sloping ground, a terrace could be formed only by eating into the bank and levelling off as far along as the terrace below would admit. The small strips of mountainous countries in widely scattered parts of the world indicate an immensely laborious process of levelling off by hand work, in some cases, as in Japan, for irrigated rice cultivation and in others, as in central and southern France, for non-irrigated cultivation. Of these terraces on the chalk downs of southern England various explanations have been given. It has been surmised that they were caused by the action of the waves; but a slight examination of the configuration of the land disproves this. It has been thought that they were pre-historic cattle pens; but they were too numerous and, moreover, there could have been no great need for level ground for such a purpose. A more challenging explanation is that they were caused by the prolonged use of the Celtic plow, which is said to have turned the furrow only one way, and which was carried back idle to the end of the field to begin all over again. In this case the assumption must be that the plowing was not up and down hill but around the hill. Such an assumption is hardly justified by what we know of the plowing done by the descendants of the Celts elsewhere, and yet there is probably no real evidence against this view. Professor E. F. Gay has suggested that the levelling off came about, not through the plowing but through the breaking of the clods after plowing. These clods would be thrown about in all

¹ See the accompanying Aerial Photograph of Possible Celtic Fields, following this page; see also O. G. S. Crawford, *Air Survey and Archaeology*, H. M. Stationery Office (Southampton, 1924), pp. 3-11.

directions, and in the course of time would form a level terrace. And he suggests that the almost square shape of the plots may be due to cross plowing. Of course in a chalk country, with only a shallow surface humus, the terracing may have been done primarily to prevent the washing of the soil into the valleys. To Captain Crawford, scholars should be grateful for having applied to English agrarian history the method of aerial photography already used on the deserts of Egypt to disclose the location of buried tombs. It is interesting to note that the parish of Crawley was completely photographed and was apparently about the first to be photographed from the air in connection with this particular work.

The second kind of evidence in favor of a Celtic settlement in Crawley is to be found in the names of fields, or, more accurately, of furlongs. Most of these names are obviously Saxon, but there may be a few that are adaptations of older Celtic names. Combe-furlong seems to be a case in point, combe probably being a form of the Celtic *cwm*, a hollow between hills.¹ Before much could be done along such lines of explanation, however, an intensive study of the local topography would have to be made to see whether the term in question would fit in more closely with a possible Celtic or a possible Saxon word.

The third kind of evidence is the survival in Crawley, as in Hampshire generally, of a darker type of physique than the Saxon.² Whether this would be a Celtic or a pre-Celtic strain is not clear. And, of course, this kind of evidence is very difficult to handle in any but a highly speculative fashion, at least until physical anthropologists have paved a smoother way for us.

§ 3. *Saxon Manorialization.* We can be fairly certain about three happenings in Crawley's history during the Anglo-Saxon period. Crawley was not granted by the king before A.D. 643.³ It had been granted, however, before 909, probably long before that date, when its ownership by the bishop of Winchester was con-

¹ See T. W. Shore, *A History of Hampshire including the Isle of Wight* (1892), p. 35.

² Cf. W. H. Hudson, *Hampshire Days* (1923), pp. 236-237.

³ See below, §§ 1, pp. 167 ff.

firmed.¹ And thirdly, it had been manorialized long before 1086, when the Domesday inquiry was made.²

The site of Crawley was occupied by Celts until about 519, when the Saxon conquest of the district took place. Thereafter Crawley was probably a free Saxon village, at least that part of Crawley later identified with South Crawley, the tenants of which had very favorable terms of occupancy in the thirteenth century.

Crawley became a Church manor very early in its history. In the year 643 a wide circuit around the City of Winchester was granted by the king to the bishop of the West Saxons. This circuit came right up to Crawley, but in the Crawley segment it had very irregular boundaries. There stood an obvious thing to do — to include Crawley in the grant to the bishopric. Just why the line had not been drawn to include Crawley in 643 is an interesting speculation. Certainly it was a well marked off estate at that time, the boundaries being about as numerous and irregular as could well be imagined. At any rate the grant took place some time between 643 and 909, probably nearer the former date. Doubtless there would have been a suitable occasion for the grant when the bishop of the West Saxons moved his see from Dorchester to Winchester about 676.

We are not only uncertain about the exact date of the grant but also about the precise meaning of it. Just what did the king mean to bestow upon the bishop? Just what did the bishop expect to obtain? It is a plausible inference that the bishop requested from Crawley timbers for his building and swine and grain for his household use. Whether it was the sweet compulsion of religious fear or the harsher arm of the secular power that made the people of Crawley bow to the new conditions, is quite unknown. Probably the process of begging and coercion went on gradually until something like a regular practice of yearly donations or tribute ensued. The old village assembly, if such had indeed existed in any formal fashion, became a regular court for deciding questions of cultivation and of justice. Such a village moot would mean convenience to the suitors and income to the lord bishop. Crime or

¹ See below, §§ 3, pp. 177 ff.

² See below, §§ 4, pp. 183 ff.

any breach of custom would henceforth be unprofitable to the inhabitants, profitable to the lord.

So far there is no manor in sight, but simply a lordship created by the king of the West Saxons in favor of the local bishop. This lordship was the price paid for religion. Not even Roman missionaries nor their Saxon novices could live without material aid. The administrative degradation of the village was a sacrifice made to facilitate the diffusion of Roman culture, the function of which was to soften the rudeness of Teutonic paganism.

Just how the lordship with its system of tribute became the manor with its system of customary services is a matter of surmise in Crawley as elsewhere. It is a plausible inference, however, that the bishop became dissatisfied with the uncertainty of his tribute as crops failed or animals died of disease. It was at least worth the trial to require services as more dependable than crops and stock under an ineffective system of agriculture. These services could be utilized by putting them to work on a special piece of ground set aside for the purpose in the village itself. In the case of the neighboring Chilcomb, in 909, this was spoken of as land which was plowed for the bishop.¹ The home farm, the nucleus of the lord's demesne, would be managed by the village reeve to whom could be given ideas and orders as to the best methods of getting results. In Crawley the reeve was the agricultural manager down to the early fifteenth century.²

But at this point we have to take into account a situation that is not simple and not certain. In the later history of Crawley there was a marked duality³ which seems to have had its counterpart in the Anglo-Saxon period.⁴ In short, South Crawley seems to have been made up originally of freemen while North Crawley appears to have been unfree. It is a likely surmise that North Crawley was an old Celtic village or hamlet which was amalgamated with the chief Saxon free nucleus. And at what more likely time could this have taken place than at manorialization, at the time when

¹ See below, §§ 2, p. 172. Of course it must remain a matter of uncertainty whether this particular passage occurred in the charter as originally granted.

² See below, § 8, pp. 22 ff.; § 23, pp. 80 ff.

³ See below, § 13, pp. 47 ff.

⁴ See below, §§ 3, pp. 177 ff.

labor services were in great demand? The North Crawley group of unfree people were given the menial tasks and week-work, while the South Crawley group of freemen were asked to do the more honorable work of helping with harvesting and carting and riding on errands.¹ At any rate, when the Village of Crawley came to possess a demesne with a home farm worked by the people of the village, it had become the Manor of Crawley, at least on the economic side.

§ 4. *The Group of Manors.* The manorial group is quite different from the group of manors. The manorial group is the single manor made up of a group of persons, classes, and officials held together as a social unit. The group of manors, on the other hand, is an aggregation of such units to form a larger whole. In the case of the group of manors belonging to the bishop of Winchester there was an ever increasing number of units from the seventh to the fourteenth century. The *Annales Monasterii de Wintonia* list the early acquisition of estates with great fullness but without completeness, omitting, for instance, Crawley.

ESTATES OF THE BISHOP OF WINCHESTER

Date	Approximate Number
About 643.....	12 ¹
About 984.....	34 ¹
About 1086.....	54 ²
About 1208.....	42 ³
About 1335.....	61 ⁴
About 1503.....	79 ⁵
About 1869.....	— ⁶

¹ J. M. Kemble, *Codes Diplomaticus*, vol. III (1845), p. 203.

² Of these, 24 were held by the bishop for his own use and 30 by the bishop as abbot of St. Swithun's. Clearly the figure 54 is too large. See W. Benham, *Winchester, Diocesan Histories* (1884), p. 248.

³ See Hubert Hall, *Pipe Roll of the Bishopric of Winchester, 1208-1209* (1903), pp. xlv, 66, 67.

⁴ See MS. P. R. O., Ecclesiastical Commission, Various, 159347.

⁵ MS., Millbank, Ecclesiastical Commission, 155648. This large number arises from a separation of some old items into several smaller ones, e. g., Meon Church becomes Meon Church, parsonage, and fair.

⁶ The Ecclesiastical Commissioners refuse to divulge the results of their survey on taking over the manors in 1869.

These estates were of various kinds — manors, boroughs, farms, fairs, mills, and jurisdictions. Manors, however, were the

¹ See below, §§ 4, pp. 183 ff.; §§ 11, pp. 229 ff.

most numerous and the most typical. The group extended from the borough of Taunton in Somerset to the manor of Southwark in Surrey. Although some manors slipped in and out of the group without indicating how or why, still there was but little change through the centuries except for growth and accretion. Perhaps those that left the group can be accounted for in one of three ways. Some, such as Hunton, were sold outright and permanently. Some were alienated to the king, or other powerful layman. And some were apparently exchanged with the Church of St. Swithun's, that is, with the Cathedral organization.

Groups of manors were common in the Middle Ages. The king had an enormous group. Lay lords, archbishops, and bishops had aggregations which varied greatly in size and importance. Conventual bodies of both men and women obtained their supplies from similar groups of manors. The Cathedral Church of St. Swithun at Winchester had its prior and Benedictine monks ¹ up to 1539, whose needs were met by a group of manors very much like that belonging to the bishop of Winchester. The latter was, of course, but a single person, but he had a retinue of servants and officials and a number of friends and guests who were in constant need of assistance. And often he was himself a great national official, most commonly treasurer or chancellor.

To meet the household needs of the episcopal organization, manorial products were sent in great number and variety, whether the bishop was living at the palace in Winchester or in Farnham. But more and more did money become a consideration, the products being sold at the most convenient market ² and returns sent to the bishop's treasury in the palace of Wolvesey in Winchester, the ruins of which are still eloquent of earlier massiveness and strength. There, in Winchester, lived the seneschal who made the round twice a year, holding the lord's court.³

In so far as the group of manors had a central organization, it was clearly a big business, buying manufactured wares, wines, spices, and the like and selling such agricultural products as wool,

¹ Except for the period 868-963, when the monks were replaced by secular canons.

² See below, § 7, pp. 18 ff.

³ For further account of the bishop's officials, see below, § 8, pp. 22 ff.

hides, and grain. The chief products that Crawley sent to Wolvesey for sale were grain and wool.¹ But Crawley had other connections and relations within the episcopal group of manors, particularly with the manor of Mardon, about as far to the southwest of Winchester as Crawley was to the northwest. To Mardon and other manors within the group, Crawley sent sheep² and grain³ and from them it received sheep,⁴ rams,⁵ and grain.⁶

From time immemorial, certainly by 909,⁷ Crawley had possessed a sub-manor called Hunton which was maintained as such until sold in or before the thirteenth century.⁸ Just what economic connection there had been between the two can only be surmised. It is a plausible guess that to Hunton, situated on a tributary of the River Test, were driven the sheep of Crawley in years of dearth. There were deep wells in Crawley in the thirteenth century, however, and the possession of these may have suggested the sale of Hunton.

Crawley was operated in the later Middle Ages as a small unit within a larger unit. From the standpoint of organization we have only admiration for the system that was evolved. And in this connection we cannot help alluding to the commercial and financial organizations of Italian mercantile families such as the Bardi, Peruzzi, and Medici, or of the later German Welsers, Baumgartners, and Fuggers. Why did not large business organizations become more common in the Middle Ages? The chief reason was the local character of the market, though the market might have been broadened in time, was, in fact, gradually broadened. Another factor was the lack of such an organization as the joint-stock company which entered the field of commerce only in the sixteenth century. A further drawback was the ecclesiastical prohibition of

¹ See below, §§ 20, pp. 338-372, 420-434.

² See below, §§ 20, pp. 399, 405, 406.

³ See below, §§ 5, p. 190; §§ 6, p. 198.

⁴ See below, §§ 5, p. 191; §§ 20, pp. 404, 414.

⁵ MS., P. R. O., Ecclesiastical Commission, Various, 159277 (1220-21). Rams (40) from Fareham.

⁶ See below, §§ 5, p. 190; §§ 12, p. 243; §§ 14, p. 261.

⁷ See below, §§ 3, pp. 177 ff.

⁸ *Victoria History of the Counties of England, Hampshire and the Isle of Wight*, vol. III (1908), p. 409.

usury, or loaning at what we call interest. Without the chance of borrowing, individual traders could not increase their business, and, without the chance of loaning, individual persons would not save much money. The Church set an example for big business in its manorial organizations, as also, we may add, in its monastic workshops; but it made effective imitation difficult because of its stand on the subject of usury. As has been seen, however, this was not the sole factor in the situation.

§ 5. *Crawley at its Height as a Manor.* Both the manorial group and the group of manors had grown up gradually, the development of the former apparently leading the way. Now comes the question as to when we are to consider the manor at its height. The answer depends in part upon our conception of the essentials of the manor.

A manor was a lordship having a demesne worked by laborers who also possessed holdings of their own. Before the demesne came into existence, there was only a lordship. After the demesne had been leased to a tenant farmer, we may say, only a semi-manorial system survived. But just now we raise the question of the time and circumstances of the highest point of demesne exploitation by unfree labor.

So far as the existing records go the height of the manor was about 1208-1226, or possibly stretching back somewhat into the twelfth century. During that period we find the number of sheep kept by the lord and the area of the arable land which he cultivated at its height.¹ This occurred at a time when there was little or no commutation of labor. Quantitatively, manorial demesne exploitation was at its height. Of course, it is obvious that we are drawing the lines a little too closely about a complicated social organization. But otherwise there can be no answer to so precise a question as the one we have put.

Not only was the gross exploitation of land and labor at its height but the net results were low, not (possibly) when compared with what had gone before but when compared with what came later. About the sheep we cannot say because of the impossibility

¹ See below, § 9, p. 28.

of measurement. But the average net yield of wheat per acre was clearly less than at any time in the history of the demesne for which we have clear evidence. With the methods of cultivation in use and with a reeve who was one of themselves, the laborers (tenants) could probably do no better.

On the side of its relation to the group of manors, we may say that Crawley had reached its height probably a little later in the thirteenth century, when the interdependence of the bishop's

AVERAGE NET YIELD PER ACRE — HOME FARM

(in qrs. of 8 bushels)

Period	Wheat	Spring Barley	Oats	All 3 grains
1208-1226.....	.473	.956	.546	.658
1231-1314.....	.585	.849	.487	.640
1315-1383.....	.704	1.073	.712	.830
1384-1448.....	.608	1.335	1.159	1.034

manors was slightly greater than it had been before. Had this interdependence proceeded much farther, there would have come into play forces that would have undermined the manor as a unit. The carrying of grain and the driving of sheep from manor to manor would have almost as much effect upon the tenants as the selling of produce in the town market. There was a limit to the development of the manor, as to all social institutions. It is axiomatic that no sooner do institutions reach their height than they begin to decline. Or we may use the metaphor of mountain climbing. There comes a time, at the top, when progress leads downward. It is progress to go down the mountain, but the height of the mountain has been reached. Society goes on but the individual institution has been passed, left behind.

§ 6. *Manorial Accounting.* When or where manorial accounts began, is difficult to determine. The earliest account (1208-09) that we have seen is the one printed below.¹ There can be no doubt that accounts were regularly kept for the manors of the bishopric of Winchester in the twelfth century. Beyond that we

¹ See below, §§ 5, pp. 186 ff.

cannot go. It is a likely surmise that these accounts originated in the practices of the Church on the Continent and from there spread both to England and to secular estates. Whether they arose afresh to meet the needs of the Church or were modelled upon more ancient Roman accounts is not known.

The manorial account, as exemplified by the documents here printed, combined a statement of cash receipts and cash disbursements with a physical statistical inventory of stock, grain, products, and occasionally, implements, and utensils. It was put together once a year in October or November for the previous agricultural year, that is, for the period from Michaelmas to Michaelmas. Just how it was compiled we are not told. Probably the reeve, using such tallies, writs, and parts of account as he possessed, some of the last named being obtained from the shepherd, had the rector or other person write out a summary statement of the whole. Then this statement would be checked up by the auditor. It would then be presented to the lord's treasury at Wolvesey, for acceptance, where the bailiff's statement of his own expenses and the seneschal's, along with the receipts from the courts, would be put together with the reeve's account to make a single yearly statement for the Manor of Crawley.

Obviously this made a complicated statement of items of divers kinds. But it was a document of great importance both to the parties concerned and to the student of economic and social history. It is to be studied along with the charter, the survey, the custumal, and the court roll. In its statement of specific happenings it resembles the court roll rather than the others.

Following are some of the most important terms occurring in the manorial accounts:¹

Reddere compotum de — to render account for

Respondere de — to account for

Liberatio — yield, render, or payment of something due to somebody
(money to lord, grain to special workers)

Redditus assisus (gabulum assisum) — fixed rent

Acquietancia — acquittance, or allowance, or credit for a money due,
when some special service has been performed in lieu of the money

¹ For other terms, see the Latin text below, §§ 5, pp. 188-192, and its translation, pp. 192-195.

Defectus — default or defect in rent arising through the lack of a tenant or the withdrawal of the tenement

Exitus — yield or income from things or privileges sold

Finis — payment made in the courts on the settlement of an issue

Amerciamentum — penalty for the infraction of a custom or law

Perquisitum — income from amercements

Allocatio — money allowance to some official, either through a writ or without one

Disallocatio — disallowance

Onerare — to charge or enter against

Disonerare — to discharge

Onerare super compotum — 'to enter on account' (of petty items not separately listed) ¹

Respondere cum onere — to answer for with a charge. The reeve answered for so much more grain than was produced.

Vendere super compotum — 'to sell on account.' The reeve was sometimes charged with so much grain, lactage, etc., whether actually produced (or received) by him or not. That is, something not actually received was charged to him. Sales may have been (a) made to the reeve, that is, charged to him whether actually made or not. They may have been entered on the back of the account as originally handed in by the reeve and bailiff. Also they may have been (b) too small to be separately listed, or (c) made after the general account had been closed.

Ut respondet separatim [? semen] iiii^{to} — as he [the reeve] answers separately (?) for a fourth. The reeve was held responsible for a crop four times the seed planted. The amount varied from one and a half to five or six. See below, §§ 25, p. 481.

Vendere super dorsum — same as vendere super compotum (?)

There is not a little about the Crawley accounts that we would like to hasten to admit we are not sure about, for instance, the expression *ut r' se iij^{to}* listed above. Several guesses are possible, but none seem to be entirely satisfactory. Only a study of occurrences in many other accounts than those of Crawley would probably give the solution. Another difficulty, of larger import, but possibly not unconnected, is the relation of the 'yield' to the other items pertaining to the same commodity, as set forth in our tables below.² We take it that the yield of any particular account was actually the product of the previous year, which was threshed only in the year of the account by the slow process of hand flailing.

In the course of the thirteenth and fourteenth centuries we can

¹ See below, §§ 15, p. 277; §§ 16, p. 285. Cf. §§ 12, p. 247, n. 2.

² See below, §§ 20, pp. 338 ff.

observe minor changes in the accounts. The practice developed of setting down in great detail the sowing of the different grains, even the names of the furlongs being indicated.¹ This particular change may have been due to certain rearrangements of holdings of which we know all too little. There also developed gradually a more detailed analysis of items, particularly expenses,² which may have been due to a desire to check up the work of the reeve. And we find the practice coming into being of selling on account (*vendicio super compotum*).³ This does not seem to mean sale on credit, but sale that is recorded on the account, or on the back of the account (*compotus super dorsum*), as it is called later.⁴ It would seem that this was the record of late sales put in separately after the main accounts had been closed. In some statements⁵ these items on account were separately summarized. In the year 1264-65 a new accounting practice was followed, as noted in the statistical tables below.⁶ The grain which had formerly been put down as a total yield became the 'total yield of the grange' or 'of the grange in the granary,' while the grain (oats, etc.) fed in the sheaf or unthreshed was separately entered. That is, there was apparently adopted a stricter method of reckoning than had hitherto been practised.

Sale on credit was apparently rare. One case of it seems to have occurred in 1409-10, when 10 quarters of wheat were sold at 10s. a quarter, whilst other amounts went at 8s. and 8s. 8d. Eight quarters were sold as a loan (*per mutuum*).⁷ It would appear that the high price was due to the deferred payment.

It is of some interest to consider the method of manorial book-keeping from the standpoint of modern accounting. First of all the manorial account was kept in single, not double, entry. There is therefore no accounting check on error or dishonesty. Error we

¹ See below, §§ 7, pp. 203, 204; §§ 8, p. 210; §§ 9, pp. 218; §§ 14, pp. 260, 264; §§ 16, pp. 279, 282.

² See below, §§ 9, pp. 213 ff.; §§ 18, pp. 295 ff.; §§ 19, pp. 304 ff.

³ See below, §§ 12, p. 242; §§ 13, pp. 252, 257, 258; §§ 19, p. 307.

⁴ See below, §§ 28, pp. 500, 503.

⁵ See below, §§ 12, p. 242; §§ 13, p. 252.

⁶ See below, §§ 20 (oats), pp. 355 ff.

⁷ See below, §§ 18, pp. 294, 279. Cf. also, §§ 20, pp. 351, 359.

find frequently¹ and dishonesty occasionally. One case of the latter, though it involves a small amount, is significant. For eighteen years an item of 6d. had not been accounted for. The offence was pardoned by the bishop on the payment of the total amount in question, without usury or interest.²

The manorial accounts provide us with no evaluation of capital assets such as land, improvements, implements, and stock, grain, and other produce. For the land and improvements (improvements such as houses, outbuildings, lanes, hedges, sheep folds, ditches, and the like), this would have been very difficult, if not impossible, because of the fact that the assets of the bishop were mixed up with those of the tenants.

The omission of a true balance sheet prevented the bishop from knowing whether he was actually gaining or losing. Of course, it is highly significant that the bishop was not concerned with going ahead. He was chiefly interested, with a few exceptions, in getting as much this year as he had in past years. The point of view was static and customary, not dynamic and progressive.

Expenditures should be allocated to the sources from which they arise, so as to show profit or loss in each case. The cost of a cow is put down much the same as the cost of the hay purchased to feed it. Many items are lumped together, thereby obscuring facts of importance for the modern accountant. Dates and sequence of transactions are omitted. Many other minor criticisms might be made.

On the whole, however, this clumsy annual statement made for Crawley and recorded with two or three scores of accounts from other manors and estates, served its purpose of telling whether anything due and collected last year was not received this year. If the auditing of the original accounts of the reeve and the bailiff had been carefully done, then these general statements, compiled to form the big annual pipe roll of the bishopric would have been sufficient, at least under usual circumstances. We can criticize the

¹ See below, §§ 5, p. 194; §§ 11, p. 233, nn. 1, 2; §§ 17, pp. 289, 291, 292; §§ 18, p. 301, n. 1.

² *Idem reddunt compotum de ix s. de vj d. cancellatis per xvij annos et condonantur per episcopum.* Ecclesiastical Commission, Various, 159278. The date is 1223-24.

accounting, but it is of little avail, given the times and circumstances. The manorial account, in the form known to us, had grown up gradually as a combination of a cash and a physical statement of the manor's condition.

§ 7. *Manorial Marketing.* In the manorial accounts there is a good deal of information about marketing, some of it specific but most of it general. Since the accounts deal with the lord's property and with his income and outgo, the marketing information concerns only his sales and his purchases. Some of the demesne products such as grain, hides, and chickens were sold on the market (in foro),¹ doubtless on the Winchester market. Probably some of the lord's wool was purchased by the wool dealers of Winchester.² But most of it was sold in bulk to foreign merchants, for instance about 1326 to a merchant or merchants of Perugia,³ or to London merchants.⁴ From 1208 to 1336 the ordinary sheep's wool was sold by the reeve; but from 1337 to at least 1454, it was sent to Wolvesey, doubtless there to be marketed through a central selling agency, the wool often being sent to London.⁵ Lamb's wool was sold by the Wolvesey organization from about 1327 to about 1394, after which it was again sold by the reeve. The reeve seems always to have disposed of the broken and refuse wool.

That the prices given in the accounts represent genuine sales (or purchases) is indicated by the references to sales on the market and to merchants and by the great variation in the prices themselves. For instance, two plow horses were sold for 9s., while a sick

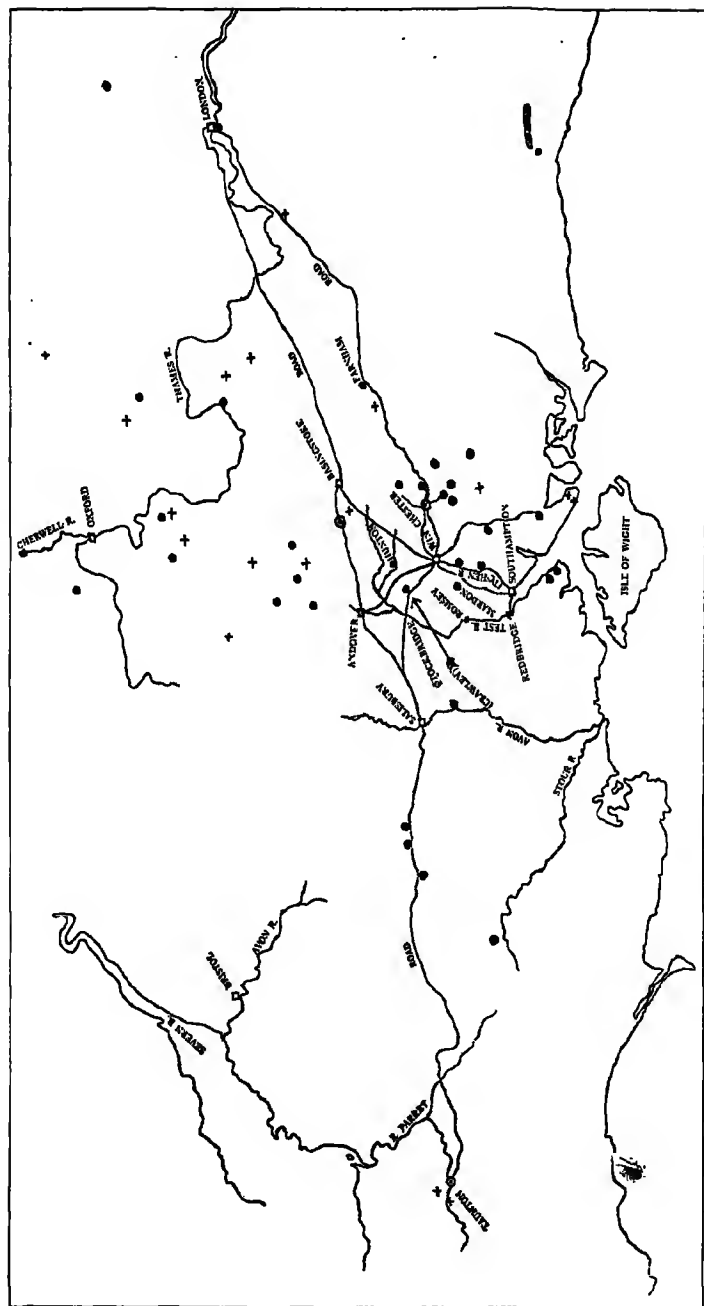
¹ See below, §§ 25, pp. 478, 484.

² In 1340 there was a Thomas Palmere of Winchester, king's merchant, who was a wool dealer, that is, probably an exporter. *Calendar of Close Rolls, 1339-1341* (1901), p. 555.

³ In missione usque Woluesiam et vendicione ibidem per diu(?) Mercator' de Perouche de j vellera ponderantia ij saccos xxv clausos. Ecclesiastical Commission, Various, 159331.

⁴ In allocatione preposito sine breui xxxix li. vij s. ij d. q. de xi ponderibus xxj clausi lane grosse et Agnine vendite Bernardo de Peruche Mercatori London' quos denarios dominus Recepit per manus eiusdem. Ecclesiastical Commission, Various, 159331.

⁵ A special carter had to be hired (1336-37) for carrying timber, because the carter of Wolvesey with two horses was at London (Caretarius de Woluescia cum ij equis fuit apud Londonium). Ecclesiastical Commission, Various, 159348.



MAP SHOWING CRAWLEY AND OTHER COMMUNITIES (IN THE MIDDLE AGES) BELONGING TO THE BISHOPRIC OF WINCHESTER

- Minors in 1208.
- + Additional manors found in 1335.
- ⊙ Towns not belonging to the bishopric of Winchester.
- Towns.
- = Bridge villages on the River Test.

one brought only 14d.¹ Then we find such variation in the sale of grain in one year, as follows.²

PRICES OF WHEAT SOLD, 1272- $\frac{1}{2}$ 3

Qrs.	s.	d.	Qrs.	s.	d.
14.....	5	6	5 $\frac{1}{2}$	5	3
8.....	5	4	11.....	5	8
4.....	5	1	10.....	6	0

Actual money was, of course, required for purchases and general expenses. Moreover, the accounting practices followed, required either cash or a credit instrument, when price was set down. Where credit was given, the same was indicated by a tally, duly recorded. Of course, a commodity might be sent to another manor belonging to the bishop, or might be received therefrom, without any reference to price or value, merely the physical loss or acquisition being recorded. In one case a horse was 'bought' from the lord's hospitium 'without price.'³ The phrase 'without price' was seemingly put down to square the statement that the horse was 'bought.'

The reeve of Crawley had to purchase the utensils and implements, and parts thereof, needed in the regular round of work. He bought cloth for the dairy,⁴ also jars,⁵ tar, and salt⁶; iron⁷ for the village blacksmith who repaired the carts and plows and shod the horses, the iron being purchased sometimes at great expense;⁸ wheels for carts⁹ and plows¹⁰; tiles¹¹ and lime,¹² nails and cleats,¹³

¹ See below, §§ 7, p. 201.

² MS., P. R. O., Ecclesiastical Commission, Various, 159301.

³ See below, §§ 18, p. 298.

⁴ See below, §§ 9, p. 216; §§ 10, p. 225; §§ 12, p. 243; *et passim*.

⁵ See below, §§ 9, p. 216; §§ 10, p. 225; §§ 12, pp. 243, 248; §§ 13, p. 253; §§ 14, p. 262.

⁶ See below, §§ 18, p. 298; §§ 19, p. 307.

⁷ See below, §§ 9, p. 216; §§ 10, p. 224; §§ 14, p. 261; §§ 15, p. 272; §§ 18, p. 297.

⁸ See below, §§ 10, p. 224; §§ 14, p. 261.

⁹ See below, §§ 6, p. 197; §§ 7, p. 202; §§ 9, p. 216; §§ 10, p. 225; §§ 14, p. 261.

¹⁰ See below, §§ 5, p. 189; §§ 6, p. 197; §§ 7, p. 202; §§ 8, p. 209; §§ 9, p. 216; §§ 10, p. 225; §§ 14, p. 261; §§ 15, p. 272; §§ 16, p. 280; §§ 19, p. 307.

¹¹ See below, §§ 18, p. 298; §§ 25, p. 479.

¹² *Ibid.*

¹³ See below, §§ 7, p. 202; §§ 8, p. 209; §§ 9, p. 216; §§ 10, p. 225; *et passim*.

for building purposes; a rope and bucket¹ to serve the deep well; and oil and quicksilver² to cure the sheep of disease. One of the most important things purchased was the plowshare (vomer)³ which, though of iron, was not made by the blacksmith but by more specialized workers, doubtless in Winchester.

As we have noted, the inhabitants of Crawley do not figure in the lord's accounts very directly, at least in the purchase and sale of goods. They were obliged, however, to perform certain services in carrying the lord's goods,⁴ which would include his purchases and sales. They had to sell wares of their own, that is clear enough, in order to obtain money with which to pay their rents, fines, amercements, Peter's pence,⁵ and such taxes as scutage (?),⁶ tallage,⁷ and the subsidies.⁸ They probably had for sale such commodities as the following:⁹ wheat, sheep, wool, pigs, and occasionally a calf and a horse; perhaps also beer of their own brewing; chickens, geese, and eggs; bacon and a little butter and cheese.¹⁰ Doubtless the sale was at the market in Winchester to which the peasant went with his wares for centuries without change. From the late thirteenth century to the late nineteenth, Crawley women carried their few surplus goods to the butter market at the foot of the same cross in High Street. As the granddaughter of one of them recently said, "My grandmother never returned with wares unsold." A very old Winchester ordinance would not allow it. And the price received was what the market would bring. There lies the route to the Winchester market — along the Stockbridge road through the west gate which stands even now, or otherwise

¹ See below, §§ 5, p. 190; §§ 6, p. 198; §§ 7, p. 203; §§ 8, p. 209; *et passim*.

² See below, §§ 13, p. 253; §§ 14, p. 262.

³ See below, §§ 9, p. 216; §§ 10, p. 224; §§ 13, p. 251; §§ 14, p. 262; §§ 16, p. 280; §§ 18, p. 298; §§ 19, p. 307.

⁴ See below, §§ 11, pp. 232 ff.

⁵ *Red Book of the Exchequer* (ed. by H. Hall), vol. II (1896), p. 750. De Episcopatu Wintoniensis, xvii l.

⁶ Crauelega Episcopi reddit Compotum de xx s. *The Great Roll of the Pipe for the Fourteenth Year of the Reign of Henry the Second* (1890), p. 177.

⁷ See below, §§ 5, pp. 187, 189.

⁸ See below, §§ 21, pp. 454 ff.

⁹ See below, § 21, pp. 69 ff.

¹⁰ Tolls on wool, cheese, butter, and wheat were specifically listed in *The Ancient Usages of the City of Winchester* (ed. by J. S. Furley, 1927), §§ 44, §§ 48.

along the Andover road through the north gate until the latter was torn down in 1781.

What these peasants purchased can be surmised, but not told exactly. Probably they bought tarts and other dainties and cutlery, pots, and other necessities at the fair of St. Giles,¹ as well as pieces of colored cloth for ornament. And in the shops of Winchester they would get their supplies of a few utensils, some iron, tar, and medicines. The purchasing power of the peasants was not large, because they had little to sell apart from their agriculture.² There was no manufacturing of cloth for sale in Crawley, not because of any Winchester monopoly of cloth manufacture in the district but because of that city's preëminence in the industry.³ But there was a chance to do some spinning of the wool of their own sheep. The only specialized manufacture of Crawley seems to have been the ironworking of the blacksmith⁴ and, at a later date, the making of bricks⁵ and shoes.⁶ Crawley has been, and is, rural and agricultural.

In buying and selling, the bishop probably had some advantage over the tenants. He certainly sold at wholesale (in grosso)⁷ and may have frequently bought that way. The bishop, like the prior of St. Swithun, was specifically exempt from paying tolls on grain brought from his own barns into the City of Winchester.⁸ Presumably he paid on other wares. By the royal charter of 1232, however, he was exempted from tolls throughout England, as

¹ Crawley was on one of the important roads leading to the fair: De Itinere de Rodbrugge Romescia et Craulye Hoc Anno ad firmam xl s. De Itinere de Chireton' et Alresford' hoc Anno ad firmam iiij s. Ecclesiastical Commission, Various, 159347, memb. 24. This seems to refer to the collection of a toll on these roads during the period of the fair. Crawley is not mentioned in this connection in the charter of 1349. See G. W. Kitchin, *A Charter of Edward III Confirming and Enlarging the Privileges of St. Giles Fair, Winchester* (1886), pp. 36, 76.

² See below, § 21, pp. 69 ff.

³ We have not found any grant of a monopoly of trade or manufacture made to the City of Winchester, though there were restrictions as to giving out work to people living beyond the walls.

⁴ See below, §§ 5, p. 189; §§ 6, p. 197; §§ 7, p. 202; §§ 8, p. 209; §§ 9, p. 216; *et passim*; §§ 25, p. 485.

⁵ See below, §§ 58, p. 656; §§ 59, p. 676.

⁶ See below, §§ 58, p. 657; §§ 59, p. 673. Shoemaker in Crawley.

⁷ See below, §§ 12, p. 241; §§ 25, pp. 474, 478.

⁸ See A. W. Goodman, *Chartulary of Winchester Cathedral* (1927), p. 101.

indeed were his men or tenants.¹ It is a question, however, as to whether this applied to existing tolls or only to those yet to be established.

§ 8. *Officials in Crawley.* There were three groups of officials having to do with Crawley: (a) those who were wholly outside but received money or goods from the manor, such as the treasurer at Wolvesey and the treasurer of the lord's hospitium; (b) those who were clearly outsiders but who visited Crawley more or less regularly on official business, and (c) those who belonged wholly to the manor.

Of the second group the outstanding examples were the seneschal and the bailiff. The seneschal was apparently in general charge of the lord's manors. Twice a year he went to Crawley to hold the tourn. This was at hockday in the spring and at St. Martin's in the autumn. Frequent payments to this official are found entered on the Crawley records, commonly to meet the expenses connected with his visits. His salary was apparently paid by the lord independent of Crawley and its funds. In the nineteenth century the work of the seneschal was done by a deputy steward sent down to Crawley by the Ecclesiastical Commissioners.²

Like the seneschal, the bailiff belonged to the outside. When the accounts begin he was called the sergeant (serviens). One of these officials had charge of several manors. He was responsible for at least two duties. He came, for instance, to the Manor of Crawley to hold courts in between the sessions of the tourn.³ And, either under the name of sergeant or bailiff, he was jointly responsible with the reeve for the manorial accounts in the thirteenth and fourteenth centuries.⁴ Part of his salary was paid by Crawley.⁵ The whole group of manors belonging to the bishopric of Winchester was divided into bailiwicks, Crawley being within the bailiwick of Twyford, generally along with Mardon¹ and

¹ *Calendar of Charter Rolls*, vol. I (1903), p. 145. Goodman, *op. cit.*, p. 14.

² See below, § 31, p. 111.

³ See below, §§ 25, p. 479; §§ 26, p. 494.

⁴ See below, §§ 5, p. 188; §§ 6, p. 196; §§ 7, p. 201; §§ 12, p. 240; §§ 13, p. 250.

⁵ See below, §§ 18, p. 299.

⁶ See Hubert Hall, *Pipe Roll of the Bishopric of Winchester, 1208-1209* (1903), p. xvii.

Stoke.¹ Whether such an organization originally arose to meet the needs of general manorial management or pertained to the court work, is not clear. Probably it was the former function that was the more important at first, the latter later on:

The supervisor appears late upon the scene. His functions are hard to discover. He was an overseer of some kind, but whether of the lands (surveyor) or of the stock, is not clear. On one occasion, at least, he helped the seneschal hold the tourn.² Probably his chief special charge was to have general oversight of the livestock, particularly those leased to the various farmers of the demesnes.³ On one occasion, he sold a cow which a tenant of Crawley had given to the lord as heriot.⁴

A fourth general official of the second class, also one of the lord's ministri, was the auditor. In the account for the year 1409-10 we find that there was an allocation or allowance of a sum of money for victuals delivered to the lord's hospitium certified by the treasurer of the hospitium to the auditor.⁵ In another account of the year 1746-47 the tenant on the Crawley estate called the How or Hoo is said to be "the Lords Auditor."⁶ This holding had brought in to the lord, since at least the year 1265-66, one pound of cummin⁷ or the price of its commutation, 4d. It is not unlikely, though we have found no proof, that this holding in South Crawley, not far from Winchester itself, was actually possessed by the lord's auditor from at least the thirteenth century. Of course, such an auditor would not confine his activities to Crawley alone, though he might live there. He would be the auditor for the manors in general.

Of the third class of officials mentioned, the most important was the reeve who probably from time immemorial and certainly from 1208 down to the nineteenth century played his part. He was unquestionably the most important official on the manor,

¹ MSS., P. R. O., Ecclesiastical Commission, Various, 155864 (8-9 Henry VIII); *ibid.*, 155975 (Ed. VI-Mary); Ecclesiastical Commission, Court Roll, 1120/1 (2-7 Elizabeth).

² See below, §§ 25, p. 480.

³ See below, §§ 23, p. 466.

⁴ See below, §§ 31, p. 509.

⁵ See below, §§ 18, p. 299. Cf. §§ 19, p. 309.

⁶ See below, §§ 28, p. 501.

⁷ MS., P. R. O., Ecclesiastical Commission, Various, 159297, memb. 4. Cf. MS., Winchester Cathedral Chartulary, vol. III, no. 465 (9 Edward II).

taking the place of the official who was on most manors called the bailiff. In Crawley the reeve was in modern times,¹ and probably always, elected by the tenants. He was chosen from the holders of land in South Crawley, and was therefore normally a virgator or yardlander, and, of course, a bondman down to the sixteenth century. Upon the reeve devolved the management of the manor, the preparation of the accounts, and the returns of the profits from all sources. At first he was jointly responsible for the accounts with the bailiff, but sometimes he alone rendered them.² Later the farmer of the demesne undermined his position, and after enclosure in 1795 his office was of little importance. In the Middle Ages the reeve had held his land free from fixed rents³ and from the ordinary services of South Crawley tenants, and received from the lord a yearly wage of 5s.⁴ and special gifts of one lamb and one cheese each year.⁵ On one occasion the reeve was amerced for having lessened the weight of the clove used for weighing wool.⁶ There are, however, but few instances of malfeasance of office. Doubtless the reeve was one of the ablest men in Crawley. Apparently he had not only to buy and sell, and manage things generally, but to act also as granger.⁷ When the demesne lands and stock were leased in the fifteenth century, it was the reeve of Crawley who took the lease.⁸

For a time there was a collector of rent who in the late fifteenth and early sixteenth centuries functioned independently of the reeve who happened to be at that time also the farmer of the demesne.⁹

The tithingman was the elected official of the tithing of Crawley and Hunton, who appears in the records from at least the year 1466¹⁰ to the nineteenth century. He appeared at the court of the

¹ See below, §§ 32, p. 512.

² See below, §§ 18, p. 295; §§ 19, p. 304. At times there were two reeves. Cf. below, §§ 15, p. 269.

³ See, for example, §§ 6, p. 196; §§ 8, p. 206.

⁴ See below, §§ 11, p. 232.

⁵ See, for example, §§ 12, pp. 246, 247. Also §§ 11, p. 232.

⁶ See below, §§ 5, pp. 189, 192.

⁷ See below, §§ 25, p. 481.

⁸ See below, §§ 25, p. 473.

⁹ See below, §§ 25, p. 473; §§ 26, p. 489.

¹⁰ See below, §§ 30, pp. 505, 507.

hundred of Buddlesgate with five of his tithing to present all offenders. He was probably chosen at the tourn meeting in Crawley itself in the spring of the year.¹ At this tourn two affeerers were also chosen and sworn to fix the amount of amercement.²

The blacksmith was a tenant of North Crawley, holding his cottage, lands, shop, and tools from the lord. The tools were separately listed when the demesne was leased, and in 1449 valued at £46.³ At this same time he had an apprentice who was enrolled for a term of twelve years.⁴ In the sixteenth century his estate consisted of a shop, a messuage and ferling of land and a cottage and ferling, all in North Crawley.⁵

The following passage describes the work and status of the blacksmith about 1280.⁶ 'Robert the Smith holds one cottage and ten acres of land for doing the iron-work each year on four plows. And the lord will find the iron and steel for these when it shall be necessary. And he shall have for the aforesaid work one acre of the better winter barley without the manure (?compostum) or an acre of lenten barley if no winter barley should be sown. Again, he shall have one horse free in the lord's pasture, one cheese and one lamb at his choice. He cannot marry his son or daughter nor sell his ox or his horse anymore than the aforesaid David can. He shall give pannage for his hogs and for his other beasts as the aforesaid David does. Again, he shall give a heriot as David does. And he shall do three days of boon-work in autumn along with one man. And he shall receive [food therefor] as Robert At Mere does. He shall find a man for washing [the lord's sheep] and he shall wash and shear as long as there are sheep to be washed and sheared. Again, he shall mow, spread, and gather the hay as David does. He shall give churchscot as David does. He shall fetch the lord's hay with a man and a horse, if he shall have a horse, once [a year] wherever it shall be bought. Moreover if the coulter is broken in a place called the Schonke or the plowshare in a place called the Pate, he shall repair them at the cost of the lord

¹ See below, §§ 32, p. 511; §§ 33, p. 512; §§ 34, p. 514.

² See below, for example, §§ 32, p. 511.

³ See below, §§ 25, p. 485.

⁴ *Ibid.*, p. 476.

⁵ See below, §§ 37, p. 522. Cf. also §§ 40, p. 528.

⁶ See below, §§ 11, pp. 237, 238.

bishop and not at his own cost. Again, he shall shoe two cart horses with the lord's horseshoes throughout the whole year and all the plowhorses once a year. . . . Roger the Smith¹ shall [*sic*]. receive from the lord a plot for making a messuage between Robert At Mere and John At Putte in the time of William Winter-sull, the seneschal of the lord bishop, and he shall give 2d. to the lord at Michaelmas each year. Again, he shall find one man for shearing the [lord's] sheep for a day, and he shall do a day's boon-work in autumn. Again, the same Roger the Smith holds ten acres of land and shall give at Michaelmas a rent of 2s. 6d. for all secular service.'

There are two expressions in the accounts the meaning of which is not clear: *ministri curie* and *famuli curie* (or *famuli domus*), or court agents and court servants working on the home farm. Whether these were synonymous or not, and just which officials were included, is apparently never indicated in the records. We know that the *famuli* received grants of grain, particularly barley, and, on one occasion, included the hayward, carter, two plowmen, the shepherd's boy, and dairymaid.² To the *ministri* were given herring,³ or other food, such as bread, beer, and cheese, for their autumn work. On at least one occasion there were said to be 149 customary tenants and eight *ministri*, the former working one day, the latter three days in autumn.⁴ Since here could hardly be eight *ministri* apart from the *famuli*, we are inclined to conclude that one group included at least some of the other and were possibly identical. Perhaps the *ministri* were the *famuli* giving boon services and the *famuli* were the *ministri* doing the regular routine of work connected with their offices.

The hayward was an important official, apparently having charge of the crops in the fields, and receiving, at least at times, a yearly wage.⁵ As we have seen, the hayward was one of the *famuli*, and one of the most important, standing very near to the reeve.

¹ Probably Roger was later than Robert in the village smithy.

² See below, §§ 18, p. 301; §§ 19, p. 310.

³ See below, for example, §§ 12, p. 244; §§ 13, p. 254; §§ 14, p. 263. See also §§ 11, pp. 232, 236.

⁴ See below, §§ 18, p. 299.

⁵ See below, §§ 10, p. 225; §§ 16, p. 281; §§ 18, p. 229.

There are, however, very few details about him in the records examined.

There were generally three or four plowmen, but sometimes more. Six of them were acquitted of their fixed rent in one year and two additional ones were hired.¹ The shepherds were as important as the plowmen. We find one for the wethers, a second one for the ewes, and a third called the keeper of hogasters.² Three shepherds were acquitted of their fixed rent.³ There was a cowherd,⁴ but, since cows were unimportant on the Crawley demesne and probably on the tenants' lands, his office was of little importance. The swineherd was much more necessary than the cowherd, but not so important as the shepherds.

Other lesser officials were the dairymaid, the keeper of the cheese, the beer keeper, the cellarer, and the keeper of the grain in the fields.

The medieval officialdom of Crawley is, of course, not completely recorded without at least the mention of the rector or his curate, and in more modern times the churchwardens. At the present time there are also the estate manager, the gamekeeper, and the agricultural expert with his two grain bailiffs and his shepherds. These are the modern *ministri curie*. Of course, there are the parish clerk, the postmaster, and the schoolmistress. The constable is also there to impress his fellow villagers!⁴

All in all, Crawley has been much served. There have been enough officials to get things done and to maintain the West-Saxon predisposition to believe that some were greater than others.

§ 9. *Demesne and Home Farm*. The whole manor could be divided pretty much as follows:

(1) Lord's demesne:

Home farm

Parts rented to tenants (special leaseholds and purprestures)

¹ See below, §§ 10, pp. 222, 225.

² See below, §§ 18, p. 295.

³ See below, §§ 10, p. 222.

⁴ See below, §§ 58, p. 653; §§ 59, p. 661.

(2) Tenants' land:

Customary tenements

Freehold tenements

The home farm was that part of the demesne which the lord ordinarily exploited through the reeve of the manor. It was made up of arable, pasture, meadow, woods, and waste. The size of the home farm necessarily changed somewhat from year to year as the reeve rented out more or less of the demesne to tenants. What was not rented out to them was ordinarily used by him for the lord's benefit.¹ Of course there came a time — in the early fifteenth century — when reeve cultivation was supplanted by leasing to the demesne farmer.²

The question of a long-time change in the size of the home farm is of greater moment than the short-time shiftings. It is difficult, however, to get precise information on this subject. The number of acres sown to grain and the number of sheep kept, as given in the following table, may be considered in this connection.

AVERAGE OF SIX GRAINS SOWN BY THE LORD ¹			AVERAGE NUMBER OF SHEEP KEPT BY THE LORD ¹		
Period	No. of years ²	Acres	Period	No. of years ²	Sheep
1208-1226.....	13	541½	1208-1226.....	13	1866
1231-1314.....	55	391½	1231-1314.....	54	1581
1315-1383.....	56	192½	1315-1383.....	58	1530
1384-1448.....	40	174½	1384-1448.....	45	1486

¹ See below, §§ 20, pp. 470-504. Wheat, winter barley, spring barley, oats, peas, and vetches.

² The number of years during the period, for which we have figures.

So far as our figures go, the manor was at the height of its production of grain and sheep, its two chief products, in the period 1208-26.³ For the later periods, there are three possible developments. First, the home farm may have been curtailed and the unused part rented to tenants. Secondly, the abandoned arable may have been used for pasture and fewer sheep may have been maintained. Thirdly, the abandoned arable may have been used for

¹ See the *exitus manerii* in §§ 9, §§ 10, §§ 12-§§ 16, §§ 18, §§ 19.

² See below, § 23, pp. 80 ff.

³ See above, § 5, pp. 12 ff.

pasture and the tenants allowed more sheep per holding. The third is unlikely because, while there might have been some increase in the tenants' rights between 1226 and 1280, there was none in the subsequent periods. The first is unlikely because there was no wholesale increase in tenants' holdings nor in the size of the holding itself. Accordingly, we are left to conclude that the second development was the one which actually occurred: there was a progressive decline in arable farming and in the efficiency of animal husbandry. This view, however, is not to be accepted as proven or even demonstrated.

One of the most prominent characteristics of the demesne, as distinct from the home farm, was its shifting nature, in spite of its general and prolonged persistence.¹ Tenants' land might be drawn into the demesne.² Part of the demesne might be leased out,³ or rented without a specified termination, in the form of purpresture.⁴ And, as we have seen, the size of the home farm itself varied from year to year according to the advantages of renting out to tenants certain bits of land or using them directly. Moreover the tenants had certain rights of cutting wood and pasturing animals on the lord's demesne which cannot be estimated in acres, and which in practice varied from year to year as these rights were unused or exceeded.

Partly because of the somewhat shifting size of the demesne, and partly because of the inadequacy of the data, the ratio of the demesne to the tenants' lands cannot be discovered. But it can be said with some assurance that, while the tenants' arable was larger than the lord's, their pasture lands and rights were much inferior to his.

Apparently land once a part of the demesne was always so regarded. This we infer from a presentment of 1831⁵ in which a

¹ Apparently the demesne contained about 1105 acres (that is, 168 + 880 + 57 acres) in the tithe survey of about 1837. See below, §§ 57, pp. 630 and 633. If we allow that three sheep could have been pastured to an acre (Walter of Henley said two to an acre of fallow) in the period 1208-26, then the home farm alone contained 1163½ acres at that time (541½ acres sown to grain and 622 for the lord's sheep).

² See below, §§ 6, p. 196; §§ 8, p. 207; §§ 9, p. 214; *et passim*.

³ See below, § 23, pp. 80 ff.

⁴ See below, §§ 12, p. 241; §§ 13, p. 251; §§ 18, p. 296; §§ 19, p. 305.

⁵ See below, §§ 54, p. 594.

sharp distinction was made between the inheritance custom on demesne land, which was primogeniture, and on bondland, which was cradle-hold. But it is to us an unsolved question whether, in Crawley at least, the land of customary tenants lost its status of bondland when drawn into the demesne. It is a plausible inference that it did so if it remained a part of the demesne for a long period.

When the demesne came to an end in Crawley is not heralded in the documents. The bits of demesne rented out to the customary tenants and attached to their customary holdings were lost to the demesne when the customary lands to which they were attached were enfranchised.¹ The home farm, periodically leased for a term of years² or for lives,³ was apparently sold in the nineteenth century.⁴

§ 10. *Field System.* The field system of the Celts has been noted above.⁵ We are here concerned with the one prevailing from at least the early thirteenth century down to enclosure in 1795, but particularly the early or medieval part. The most significant aspect of the system was the common arable fields made up of scattered strips of customary acres and roods, that is, half-acre and quarter-acre plots. Some of these tiny plots belonged to the tenants and some to the lord. About 1280 it was said that a certain tenant should receive his plowing as the plows are held,⁶ that is, as the plows go from one plot to another in succession. The most significant brief expression in the Crawley records is *sicut iacent*, or 'as they lie.'⁷ The reference is to plots as they lie in the common fields, each man's holding being scattered here and there. In the sixteenth, seventeenth, and eighteenth centuries there are explicit references to the common fields.⁸

¹ See below, § 33, pp. 117 ff.

² See below, §§ 18, §§ 19, §§ 23-§§ 26.

³ See below, §§ 24, pp. 468 ff.

⁴ The last lease seen was dated 19 Aug., 1805, with a regrant of 27 Nov., 1818. See MS., Millbank, Ecclesiastical Commission, 15442511.

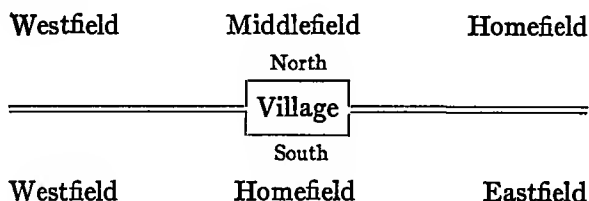
⁵ See above, § 2, pp. 4-6.

⁶ See below, §§ 11, p. 235.

⁷ For example, below, §§ 7, p. 203; §§ 8, p. 208. A secondary meaning of this phrase seems to be 'unmeasured,' referring to the customary acres as they lie in the fields.

⁸ For example, below, §§ 31, p. 506; §§ 37, pp. 522-524; §§ 54, pp. 588, 591; §§ 55, pp. 597 ff. and Ecclesiastical Commission, Various, 155932 (28 Elizabeth); *ibid.*, Court Roll, 92/11, fol. 59d. (2 April, 8 James I); and *ibid.*, 95/9, fol. 68 (11 March, "1626").

The possession of common or open fields, with no permanent fences or hedges separating the holdings of one man from another, is all but a universal feature of an agricultural system that is neither low nor high in its technique. In this respect Crawley was true to type. Crawley's peculiarity lay in its possession of *six* common fields, three in North Crawley and three in South Crawley.



In 1612 a farthing land of North Crawley contained three (customary) acres in Homefield (one acre abutting a purrook called Overhouse, another acre lying in a furlong called Smaleshornes, and the third at the farther end of the field), four acres in Middlefield (two being in a furlong called Waterslade, the other two being in Downefurlong), and two acres in Westfield (both in Gassenfurlong). In addition, there were two other acres called the Roode at the upper end of Homefield and a purrook called Overhowse.¹ In 1671 a half virgate in South Crawley, containing sixteen (customary) acres, was located in three common fields, five acres being in Eastfield (two in the furlong called Thornham), four acres and a quarter in Homefield, and four acres and a quarter in Westfield.² Although there is no proof that such a division of fields existed in the Middle Ages, there is no reason to doubt it. On the other hand, there is the fact that, as we read one reeve's account after another, we get the impression that what stood uppermost in the Middle Ages was the furlong rather than the field. And it is quite remarkable that perhaps two scores or more of these furlongs bore distinctive names — names indicating their use or topographical peculiarity.

Of meadow in medieval Crawley there is but little evidence. In

¹ See below, §§ 41, p. 532.

² See below, §§ 46, p. 541.

Domesday twenty-six acres were recorded.¹ About 1280 the tenants had certain rights of herbage in a plot called Mede, which may have been a meadow.² But as noted elsewhere, the frequent purchases of hay in Crawley are indicative of a scarcity of meadow land there, as also is the special provision that tenants were obliged to fetch hay from wherever the lord might buy it.³ Whether the tenants had any rights in the meadow is not clear, except possibly to the herbage after the hay was cut. Of course, a meadow in upland chalk country is a rarity.

Common pasture there was in Crawley, without doubt, but there is little specific information concerning it down to its disappearance in 1795. In 1280 there was common pasture on which the tenants might keep their sheep⁴ and, we may add, cattle and horses. In the modern period, for example in 1671, a tenant had 'common pasture' for a cow and other beasts of burden pertaining to his holding.⁵ But this does not mean that there was one stretch of pasture land, called common pasture, set aside for the use of the tenants. It simply means that on the lord's pasture the tenants had certain rights of pasture, limited to so many animals, apparently to twenty-five sheep, one cow, and one horse.⁶

Just as there was (apparently) no common pasture set aside for the common use of tenants to the exclusion of the lord, so there was no common wood and no common waste. There were rights of cutting wood, however, just as there were rights of pasture. The woods, like the waste, belonged to the lord.

The lord, possessed of the common pasture, the meadow, the woods and the waste, and of a share of the common arable, had in addition separate plots of his own. He possessed separate pasture plots, for example, Shert or La Chert, which he might use or rent out to his tenants. He had separable arable plots, or furlongs, which he either cultivated through the reeve or let the tenants cultivate. Sometimes the tenants paid a rent, and sometimes they paid none — when it was their turn to cultivate that field in accordance with a working arrangement entered into with the lord.

¹ See below, §§ 4, p. 185.

² *Ibid.*

³ See below, §§ 46, p. 541.

⁴ See below, §§ 11, p. 233.

⁵ *Ibid.*, p. 236.

⁶ See below, § 12, pp. 44-46.



HAY HARVESTING WITH SWEEPS AND ELEPHANT

A photograph taken about 1926 and reproduced with the permission of *Country Life*, England

For instance, it was once recorded that the reeve had sowed 131 quarters of oats on 256 acres of land, of which thirty acres were the most that belonged to the rustics.¹ But further treatment of this subject properly comes under the head of tillage, the subject of the next section.

In medieval Crawley, then, the tenants held their small tenements of arable interspersed with some of the lord's arable in the common fields.² They had rights in the lord's pasture (that part called the common pasture) and in the lord's meadow and woods. In addition, they had an arrangement whereby they periodically used some of the lord's furlongs. Of course, at any time, they might rent additional pasture privileges or separate plots of ground for the purpose of cultivation or pasture. In other words the tenants had only what was specifically allowed to them by custom or arrangement, all the rest belonging to the lord.

§ 11. *Medieval Tillage.* From the documents available, it is difficult to determine the nature of Crawley's agriculture. Indeed, such a task is comparable in difficulty with the interpretation of Domesday Book. About the system followed by the tenants, we get no information apart from the lord's cultivation. In all probability it was more uniform than the lord's cultivation. It is likewise probable that a double three-field system prevailed in the Middle Ages, as it did in the sixteenth century — doubtless right down to enclosure in 1795. This was a rotation of fallow, winter grain, and spring grain, separately pursued by the conservative tenants in both North and South Crawley.

We may now most profitably consider the lord's system of cultivation and then the way in which it dovetailed into that of the tenants. Although we have plenty of details about the lord's agriculture, we are left in great uncertainty at some points. The vagueness of terms is one source of difficulty. The word *pastura* illustrates the point. Sometimes it is winter, or stubble, pasture

¹ *unde xxx acre sunt maxime de terra que solebat esse rusticorum.* MS., P. R. O., Ecclesiastical Commission, Various, 159272 (1213-14).

² In 7 James I (18 Sept.), the tenants seem to have had a separate field of their own: they were ordered to keep their hedges repaired between the demesne lands and the field of the tenants called Northfield. MS., P. R. O., Ecclesiastical Commission, Court Roll, 92/11, fol. 11d.

that is referred to, sometimes summer pasture (as on a permanent pasture field), and sometimes pasture on the fallow. Since pasture was commonly integrated with tillage, the subject is very pertinent here.

The lord possessed a large pasture field, called Shert, kept apart from the arable, and used or rented out to the tenants as the reeve thought best. We know something of its history from at least 1302-03 down to the present day. At first it was rented out — to persons unknown — at from 9d. to 3s. a year. Then in 1314-15 it was rented to John de Kirkeby for 3s. 4d.,¹ a rate which, with a few exceptions in the years immediately following, it bore down to 1453-54² and even to 1746-47.³ During this long period it was permanent pasture. Probably at enclosure in 1795 it was turned over to tillage for the first time in centuries. Certainly in the tithe survey of 1837 it was put down as arable⁴ — nearly forty acres. In 1924-25 it was growing a good stand of grain.

Puthulle, in the early fourteenth century, was used for pasturing the lord's sheep, rented sometimes when a renter could be found, sown by the lord occasionally, and sometimes held by the tenants 'in common,' that is, apparently, used for their open-field husbandry.⁵ In the early fifteenth century it was again ordinarily used to pasture the lord's sheep.

The furlong, or 'field' as it is often called, of Drakenord, was frequently sold as winter pasture in the early fourteenth century. Then in the following spring it was sown to a summer crop. It was clearly recognized as one of the lord's important furlongs, though sometimes held in common.

The most interesting 'field' is Combefurlong, which has a history that has been followed year by year from 1301-02, and particularly from 1326 to almost 1426. During the hundred years indicated, there was a fourfold rotation practised by the lord, with some earlier experiments and possible straggling survivals later. First came a wheat crop followed by spring barley, this in turn by

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159329.

² *Ibid.*, 159444.

³ See below, §§ 28, p. 501.

⁴ See below, §§ 57, p. 635.

⁵ It would seem that the expressions, 'it lies in common,' 'it was sold to the homage,' and 'it was sown by the homage' are all about synonymous.

oats, and finally a fallow. Sometimes, instead of the oats, vetches were planted. In the year 1376-77, 51 acres were sown with oats, 8 with peas, and 15 with vetches — in all 74 acres.¹ This small proportion of peas and vetches was about the average. Had the full acreage (at least 82 acres of wheat had been sown in 1358-59)² been planted with pulse, we would have an example of legume rotation. So long as the rotation retained a fallow, it would be transitional, to be sure, but still a promise of great technical advance.

Combefurlong, like Shert, was the lord's very own, the homage having no claim upon it. Why it was set aside, we can only conjecture. Its rotation being peculiar, persistent, and an advance upon other methods of cropping, we can hardly escape concluding that this furlong was used for experimental purposes. If so, one wonders whether the experiment was empirical and original or by way of imitation of the classical models which were being studied in Italy, at least,³ and might have been discovered for use in England by Crawley's ecclesiastical lords.

At least ten names of grain are mentioned in the reeve's accounts of the thirteenth and early fourteenth centuries, exclusive of peas, beans, and vetches. The first group is made up of winter grains: wheat, curall, mancorn, beremancorn, winter barley, and bere. The second group consists of spring grains: spring barley, oats, drage, and brotcorn. The curall is inferior wheat, which was never itself planted. The mancorn, as we judge from its position in the list, contained wheat and winter barley, probably being the same as beremancorn. The bere seems to be winter barley and the drage⁴ coming in between barley and oats appears to be a mixture of the two. Brotcorn, which was used as fodder,⁵ was a mixture of barley, peas, and vetches.⁶ Of course, the conspicuous omission is rye, perhaps (wrongly) thought not to grow well in chalk.

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159384.

² *Ibid.*, 159369.

³ Petrus Crescentius (d. 1307) wrote his 'Twelve Books' largely from classical models. See N. S. B. Gras, *A History of Agriculture* (1925), pp. 36, 49.

⁴ For drage (draget'), see MS., P. R. O., Ecclesiastical Commission, Various, 159316-159318 (1297-99). About 15 quarters were sown on about 40 acres, about 20 quarters of the yield being sold at an average of 4s. 7½d., 4s., and 3s. in the three respective years.

⁵ See below, §§ 12, p. 245.

⁶ See below, §§ 14, p. 265.

If the common three-field system prevailed in Crawley in the thirteenth and fourteenth centuries, we would expect to find that the number of acres of winter grain approximately equalled the number of acres of spring grain. The proportions in the thirteenth century, however, were roughly as follows: wheat two, barley four, and oats and peas together five. But this observation can mean nothing definite in view of the fact that we do not know that the fields were of equal size.

Fallow is often mentioned in the reeve's accounts. Its occurrence is most regular in the case of Combefurlong. On Drakenord it may have come every second year, if the meaning of pasture 'sold' or rented there is fallow pasture. Alternated with this was a grain crop. The Court Moat was frequently rented as pasture and about as frequently fallowed in the early fourteenth century, but there is no clear-cut alternation of crops and fallow. Certainly there is no trace of threefold rotation in the case of this particular piece of land. Indeed, an examination of the uses of the lord's furlongs illustrates rather a twofold and a fourfold rotation.

The situation in medieval Crawley, as revealed in the reeves' accounts, raises afresh the general question of agricultural system. We commonly speak of a two-field or a three-field system of agriculture. But this is probably very far from being as precise as we think. Two or three fields might prevail but only as very vague guides to methods followed. In Crawley, as has been said, the winter and spring crops of the lord did not equal one another, as we would expect in a three-field system. Nor did the fallow always alternate with grain, as we would expect in a two-field system.

We find as much difficulty in making an orderly system out of the elements of pasture and crops as we do out of fallow and crops. Permanent pasture existed, that is, pasture that was quite distinct from tillage in the narrow sense. But the stubble pasture and the fallow pasture were closely integrated with tillage. And we sometimes find a whole year's pasture alternated with a year's cereal crop. Lockfurlong is an example of this. Although the practices on this particular plot varied, still in the early fourteenth century it was common to find Lockfurlong alternately used for

pasturing the lord's sheep and growing an oat crop. Wheat was planted on it very rarely.

When we look at the integration of the lord's tillage and the tenants' cultivation, we find as much difficulty in arriving at a simple and permanent relationship. Some furlongs were always the lord's, but otherwise there was much left to what was called the custom of the hundred which, we fancy, was another name for the arrangement arrived at in the customary court by the reeve and bailiff on the one hand and the homage of the manor on the other. Lockfurlong in 1326-27 was partly common and partly used for the lord's plow horses.¹ In the succeeding years we find it running through the gamut of fallow, wheat crop, oat crop, pulse crop, and pasture, with a strong tendency toward an alternation of oats and pasture, as has been noted. After 1378-79, however, it was very frequently set down as 'lying in common.'² Trendle and Holyndene were furlongs commonly linked together. About them, we have information from at least 1299-1300 to 1453-54. They belonged to the lord's demesne; and yet, the lord does not seem to have often planted grain on them. He used them for pasturing his livestock. He often rented them out for 5, 8, or 9s. a year, presumably as pasture. But the most common entry is, 'nothing because sowed by the customary tenants,' or '5s. because the land was sold to the customary tenants'; and later in the fourteenth century the expression becomes 'nothing because they lie in common.' There is a suggestion of the alternate right of the lord one year and the tenants the next year. But examination of the sequence shows that this was not regularly followed.

In the face of such irregularities and varying working arrangements — the changing customs of the hundred, it is difficult to draw sharp lines. We are inclined to set down the system as an irregular fallow system, with pasture as both separate and combined, and with the lord's demesne cultivation partly integrated with the tenants' husbandry³ and partly separated from it. It is a plausible inference that while the tenants followed a threefold rotation, the lord maintained at one and the same time twofold,

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159339.

² Beginning *ibid.*, 159386.

³ See above, § 10, p. 30.

threefold, and fourfold rotations. Because of his separate furlongs such diversity was quite feasible.

About the important details of crop handling, we get little information from the documents. There was probably no special category of service for weeding or hoeing. It was apparently part of the week-work of the laborers (*operarii*)¹ of North Crawley. Extra work — beyond what they were able to do — was paid for at so much an acre, on one occasion one (statutory) acre and a half for 1d.² The annual expense for this extra work varied from year to year, amounting to 3s. 4d., 5s., 6s. 8d., and 6s.³ Sometimes there was no additional expense for this purpose;⁴ sometimes it was extra heavy, as when in 1396-97, 8s. were paid 'for weeding the lord's corn this year, and so much because of the multitude of noxious weeds called *matheges*.'⁵

The reeve's accounts tell us a lot about the plows used in Crawley, but, of course, not all we would like to know. The chief material was wood, particularly for the beam and wheels, as we know, and also for the handles, as we may infer. These cost very little, for they were simply cut out of timber from the lord's woods. The iron parts were the coulter, the share, and the foot-irons. Only the coulter was made by the Crawley smith. The share was apparently the most precious part of the plow: although sometimes rounded on the manor, it was always bought ready made — doubtless from the towns where it was probably made by skilled artisans. If the share broke at the pate, then it was repaired at the lord's expense; but if at any other point, it was fixed by the smith without charge to the lord. Clearly the share broke often, needed to be repaired or replaced frequently, and all in all received most anxious attention. The foot-irons were bought ready made, as were also the nails for fastening them. These foot-irons may have been attached at the forward end of the beam to keep the coulter and especially the share from digging too deeply

¹ See below, §§ 12, p. 244.

² See below, §§ 10, p. 225.

³ See below, §§ 10, p. 225; §§ 16, p. 281; §§ 18, p. 299; §§ 19, p. 308.

⁴ See below, §§ 15, p. 273.

⁵ MS., P. R. O., Ecclesiastical Commission, Various, 159403. This weed may be one of several, of which the most likely is madder (*mathers*), which flourishes in light or overworked soil.

into the earth. The wheels would serve the same purpose; and, if we are not mistaken, wheels and such foot-irons would not be needed on the same plow. In connection with the making and repairing of the plows, the accounts refer to expenses for trimming (scalpuland'), ironing, chipping (?chippiand'), and covering (?vestiand'). We can only conjecture what these operations really were. The most important question concerning the plow is whether the share simply dug up the earth, pushing it to either side, or whether it turned a furrow all to one side. Probably the former was the case, but there is no conclusive evidence on this subject from the Crawley records themselves.

In Domesday Book (1086) it is said there were five plows on the demesne, while the tenants are said to have possessed seven.¹ Later (1232-33) we find six new plows made for the demesne.² In 1389-90 there were fifteen of the twenty-five South Crawley tenants owing plowing services, who possessed no whole plows;³ presumably the other ten actually had whole plows. Very little of the lord's plowing was done by the tenants of Crawley as special customary service, at least from the thirteenth century onward. Most of it was performed as week-work by the plowmen recruited from the North Crawley tenants who presumably had few or no plows of their own. In the customs written down about 1280 it was said that, if a certain tenant held the plow all year and inclement weather occurred after Michaelmas, so that he could not plow, then he should do only half the work required. He was himself to have the plowing of eight acres by the lord's plow at the four usual terms of the year.⁴ In 1208-09 there were 13 plowmen who received 13d. for winter boon-work.⁵ In 1231-32 it was stated that 11 plowmen received 11d. for boon-work and that 48 acres were plowed by 32 oxen belonging to the tenants.⁶ Only 10½ plowmen could be mustered in the following year, and they received 10½d. as boon-money for spring plowing. In addition, 42 acres were plowed for the herbage of the 28 oxen by the men of the manor, that is, each ox plowing 1½ customary acres.⁷ In 1256-57

¹ See below, §§ 4, p. 185.

² See below, §§ 17, p. 289.

³ See below, §§ 5, p. 191.

⁴ See below, §§ 8, p. 209.

⁵ See below, §§ 8, p. 209.

⁶ See below, §§ 11, p. 235.

⁷ See below, §§ 7, p. 203.

there were only 9 plowmen, and they plowed only 9 acres, receiving therefrom 9d.¹ What was happening is fairly clear. Extra service was obtained from the plowmen on the payment of boon-money. More was obtained by making arrangements with the tenants for the pasture of their oxen. But the reliance for extra plowing was coming more and more to be put upon hired plowmen. In 1232-33, two were paid 18d. for 17 weeks' plowing,² and in 1256-57 they received 6s. a year.³ On the whole it is easier to see how the lord managed to get his plowing done than it is to discover how the tenant who did not hold the lord's plow got his own done. Probably some of the North Crawley tenants who were not assumed to have plows did actually possess them. How these were rented out or loaned to fellow tenants, is not indicated.

§ 12. *Animal Husbandry.* Whether Hampshire did or did not actually get its name from the Welsh word for sheep,⁴ it has at any rate for a long time been active in sheep raising. Since 1208 Crawley has been about half sheep farm and half grain farm. Cattle have never been prominent in either Hampshire or Crawley. The reason for this is that water, needed in large quantities for cattle but in much smaller for sheep, has been and is scarce on the chalk downs. This is not because rainfall is scant — the rainfall being considerable, but because what falls sinks into the ground, seldom seeking lakes, streams, ponds, or other reservoirs.

Hampshire is a land of deep wells. The precious liquid has to be sought far down, even farther today than formerly. The deepest Hampshire well seems to be in Southampton Common (1323½ feet deep),⁵ the second at Otterbourne (in all 1216 feet deep?), and the third at Woolston, a suburb of Southampton (about 1100 feet?).⁶ In Crawley today the deepest has been dug about 210 feet down and then a four-inch bore has been sunk 300 feet beyond. There are a few others of much less depth than this one at

¹ See below, §§ 9, p. 216.

² See below, §§ 8, p. 210.

³ See below, §§ 9, p. 216.

⁴ Cf. J. P. Williams-Freeman, *An Introduction to Field Archaeology as illustrated by Hampshire* (1915), p. 55.

⁵ Information kindly supplied by the Ordnance Survey Office, Southampton.

⁶ Whitaker, W., "Some Hampshire Wells," *Papers and Proceedings, Hampshire Field Club, and Archaeological Society*, vol. VIII, pt. 1 (1917), pp. 41, 50.



EWES AND LAMBS RETURNING TO THE FOLD

A photograph, taken about 1926 and reproduced with the permission of *Country Life*, England

Crawley Court. In dry weather these wells are inadequate, probably because they have not been located where they could adequately draw upon subterranean streams. In the Middle Ages ropes (once six and another time four)¹ and buckets had to be bought for use at the well, perhaps the 210-foot well, above mentioned. Intermittently from the thirteenth century until the twentieth, it has been necessary to incur unusual charges for getting water, notably in 1921 when water had to be carted from the outside. A former resident of Crawley remembers the saying "Romsey in the mire, Crawley God help us!"² Romsey was on the River Test and wet enough, but Crawley had no water in sight, except in the pond at the foot of the village.

Crawley has specialized in sheep for various reasons. Sheep needed but little water. The chalky soil helped to keep down diseases that are common on low, damp lands. And there was plenty of nutritious grass growing on the downs.

Sheep were pastured in the Middle Ages and not fed on roots as today. Pulse was often given them, particularly to the mother sheep and the lambs; and when pulse was scarce, hay was provided for them.³ Of course, pulse and grain, for example, vetches and oats were fed to the other animals, particularly the oxen and horses.⁴ As is sometimes stated, the grain was fed in the sheaf and the amount only estimated, not measured.

The people of Crawley knew something of animal breeding but apparently not very much. They castrated males not needed for breeding purposes. This fact we know from two sources. There were charges for castration.⁵ Also, there were classes of animals which implied castration, the oxen and the wethers. The lord's officials seem to have given at least a little attention to the choice of sires. For instance, on one occasion forty rams were brought

¹ See below, §§ 7, p. 203; §§ 8, p. 209. Cf. MS., P. R. O., Ecclesiastical Commission, Various, 159339 (1326-27).

² Miss Lilian J. Redstone has quoted her father, a former Crawley resident, to this effect.

³ See below, §§ 9, p. 216; §§ 10, p. 225; §§ 18, p. 298; and §§ 19, p. 307. Six quarters of peas were given to the ewes in the time of lambing, 10-11 Henry VI. See MS., P. R. O., Ecclesiastical Commission, Various, 159449.

⁴ See, for example, §§ 10, p. 226.

⁵ See MS., P. R. O., Ecclesiastical Commission, Various, 159308 (1286-87). In *porcellis castrandis* v d.

from Fareham,¹ and on another five were received as a gift from the abbess of Harwell.² Of course, such instances are not conclusive, but they point in the direction of an emphasis on selection. But, so far as we know, there was complete promiscuity of animals within the flocks and herds. The common pastures themselves insured a large measure of this until the enclosure of 1795.

As might be expected, the condition of the stock was not good. There was a great deal of sterility which the reeve recorded so as to explain the small increases. One year 4 cows calved but 3 were sterile.³ Another year (1355-56) of 475 ewes, 3 died before lambing, 6 suffered abortion, and 90 were sterile, the number of lambs being only 376.⁴ Disease laid a heavy hand on these sheep. Of the 376 lambs mentioned above, 30 went as tithes, 3 as customary dues to the lord's officials, and 77 died of murrain before weaning, 6 before shearing, and 6 after shearing. The net increase from 475 ewes that the lord could enjoy was 254 lambs. A number of sheep were sold for their hides because weak.⁵ Kebbs, or weak sheep, occur frequently. A good deal of care was given to the ewes and lambs at the time of lambing. The trouble came afterwards.

The disease that is recorded is nearly always murrain. This is such a general term as to mean nothing but disease. The very use of such a word to cover everything is indicative of the lack of examination of the symptoms and the causes. Occasionally it was written down in the accounts that sheep died of murrain from the sheep-pox.⁶ In 1365-66 the pox prevented the sheep from giving any milk. We learn about this only because it was necessary for the reeve to explain why he had no cheese or butter to sell.⁷ Tar, oil, tallow,⁸ and quicksilver were purchased for smearing the sheep. Just which ones were mixed together and in what proportions is not indicated; on one occasion, it would seem, oil, copperas, verdigris, and quicksilver were bought for combining in some way.⁹ On one occasion a certain friar,¹⁰ and on another a cer-

¹ See MS. P. R. O., Ecclesiastical Commission Various, 159277 (1220-21).

² *Ibid.*, 159275 (1218-19).

³ See below, §§ 7, p. 204.

⁴ See below, §§ 15, p. 275.

⁵ See, for example, §§ 8, p. 207.

⁶ See below, § 25, pp. 483.

⁷ See MS., P. R. O., Ecclesiastical Commission, Various, 159452.

⁸ See below, §§ 15, p. 272; §§ 16, p. 281; §§ 18, p. 298; and §§ 19, p. 307.

⁹ See below, §§ 14, p. 262.

¹⁰ See below, §§ 7, p. 203.

tain Friar William,¹ were paid to visit the sheep. Once 6d. were paid for doctoring six oxen.²

The kind and amount of the lord's livestock are indicated in the following table.

SOURCES OF INCOME IN ANIMAL HUSBANDRY
ANNUAL AVERAGE

Source	1208-1226			1231-1314			1315-1383			1384-1448		
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
Pannage.....	0	10	8½	0	12	4	0	11	3	0	9	3½
Herbage.....	1	1	4½	0	17	4	1	8	3½	0	16	0
Pasture.....	0	9	7½	0	17	6	0	15	7½	0	14	8
Foldage.....				0	4	0	0	6	2	0	0	11
Pigs in stubble.....							0	5	3½	0	2	4
Lactage.....				0	13	1½	1	2	1	1	4	6
Woods.....				2	9	5½	1	14	1	0	5	4
Underwood.....	1	16	8	1	11	0	1	5	2½	1	10	8
Hides.....	0	2	6½	0	4	5	0	3	8	0	2	0½
Pelts.....	1	8	2	1	3	11½	0	17	8½	0	16	9
Cheese.....	4	0	5½	4	8	2	2	3	3½			
Butter.....	0	2	8	0	4	9	0	3	0½			
Wool ¹	10	9	0½	24	0	0½	17	0	0½	16	4	0½
Equines.....	0	4	9	0	10	2	0	10	2	0	6	1
Bovines.....	1	0	7½	2	14	10½	2	8	9½	1	10	1
Sheep.....	3	4	3	5	19	11½	12	2	0	12	11	1½
Swine.....				2	0	9	1	3	10	1	0	0
Total.....	24	10	11½	48	11	9½	44	0	6	37	13	9½

¹ Only great and lambs' wool.

² Estimate.

³ Rough estimate based on amounts of wool, and prices as found in the Crawley accounts and in Rogers' materials.

The equines and bovines were for draught purposes. The few hogs were raised for the lord's larder or for sale. The sheep were chiefly for wool, with some income from the sale of hides. One year thirty wethers were sold, old and weak.³ This is in itself indication of the purpose. The wool-producing wethers had been kept growing wool for so many years that they were no longer fit. If mutton had been a consideration, of course, they would have been sold young. The ewes were required not only to breed and grow wool but to yield a profit from milk which was sold as such

¹ See below, §§ 8, p. 209.

² MS., P. R. O., Ecclesiastical Commission, Various, 159301 (1272-73).

³ See below, §§ 5, p. 189. Cf. §§ 25, p. 483.

or made into cheese. One year the lord received 20s. from the leasing of 160 ewes at 1½d. for milking purposes. It was recorded that 75 kebbs did not give milk.¹ On another occasion 10s. were derived from this lactage, or leasing for milking purposes, of 150 ewes for 7 weeks in summer.²

For the protection of the sheep the lord had well-sheltered sheepfolds, for repair of which there are frequent entries of expense.³ Sheep were also folded in the fields by means of hurdles moved from place to place by the customary tenants as part of their regular service to the lord.⁴

The tenants in Crawley had their own livestock. In the thirteenth century each one was allowed to keep twenty-five sheep on the common pasture (apparently the same as the fold of the customary tenants), without paying anything for the privilege.⁵ In the sixteenth century it was said that one certain tenant had pasture for twenty sheep, one cow, and one horse.⁶ Whether there had been a general diminution of rights of pasture, we have not noted. If a tenant possessed over the twenty-five in the thirteenth century, he paid to the lord 1d. for three sheep in excess.⁷ In the seventeenth century the excess of sheep that a holder of a yardland might possess was put at ten. Not over ten extra sheep were to be kept "from the common fould or flocke."⁸ In the thirteenth century a tenant who acted as shepherd of the wethers or ewes might have thirty-one sheep on the common pasture free, and might drive them into his own fold at night.⁹ Clearly then, there was a stint of the pastures, beyond which a tenant could go only if he gave extra service or paid a customary due. This stint applied to sheep, cows, and horses, but apparently not to hogs. In the Middle Ages a customary tenant in Crawley might keep

¹ See below, §§ 19, p. 306.

² See MS., P. R. O., Ecclesiastical Commission, Various, 159427 (1425-26).

³ See, for instance, §§ 12, p. 243; §§ 15, p. 272; §§ 25, pp. 479.

⁴ See below, §§ 11, p. 235; §§ 25, p. 486.

⁵ Cf. below, §§ 11, p. 236.

⁶ MS., P. R. O., Ecclesiastical Commission, Court Roll, 110/1, fol. 29d. (10 and 11 Sept., 4 Eliz.).

⁷ See below, §§ 11, p. 236.

⁸ MS., P. R. O., Ecclesiastical Commission, Court Roll, 95/9, fol. 68 (11 March, 1626).

⁹ See below, §§ 11, p. 236.

twenty-five sheep and probably one cow and one horse. If he owned only one calf (in addition to the above-mentioned animals), he probably was not required to pay any due. If he owned two calves, however, he had to take his horse from the common pastures — at least at a later date,¹ or pay 1d. a year to the lord for the extra calf.

The tenants' hogs were not limited in amount, as has been said. They might be kept freely outside the manor of Crawley, but if they were kept in the woods of Crawley with the lord's hogs, the owners should pay 2d., 1d., or $\frac{1}{2}$ d., according to the ages of the hogs.² Just what is meant by keeping hogs outside the manor,³ just where that was, is not clear. At any rate, as we know from the entries of pannage paid, the tenants commonly found it necessary or advantageous to put their hogs in the lord's woods to eat the mast there and to dig for tubers and roots. They also frequently paid the lord for the privilege of putting their hogs on his stubble fields.⁴

How many animals the tenants had in the aggregate in the Middle Ages can only be estimated. Following is a rough reckoning.

ESTIMATE OF TENANTS' LIVESTOCK IN THE THIRTEENTH CENTURY

Equines, 25 holdings in South Crawley,	1 each —	25 ¹
Bovines, 50 " in Crawley,	2 each —	100 ²
Sheep, 50 " in Crawley,	25 each —	1250
Swine, 50 " in Crawley,	10 each —	500 ³
		<hr/> 1875

¹ Tenants of North Crawley were nearly all hand workers.

² In the year 1256-57, the tenants had 8 oxen which were exempt from herbage because hitched to the plow; besides these there were 44 cows, 15 two-year-olds, 18 yearlings, and 23 calves. See below, §§ 0, p. 214. In addition, there were the cows which were allowed free herbage, that is about 50. In all this makes 158 bovines. This number was apparently above the average.

³ This is an allowance of one sow and her surviving farrow, along with a few yearlings. We may have given the tenants of Crawley too many pigs and not enough sheep. See below, § 21, p. 70, n. 1.

¹ MS., P. R. O., Ecclesiastical Commission, Court Roll, 91/6, fol. 10 (10 Sept., 41 Eliz.).

² See below, §§ 11, p. 233.

³ For feeding swine on the road, see below, §§ 7, p. 203.

⁴ See MS., P. R. O., Ecclesiastical Commission, Various, 159348, *et passim*.

We may safely conclude that the allowance of pasture was not enough for the needs of the tenants in the Middle Ages. There were numerous infractions of the stint and many payments for the keeping of excess stock. An additional restriction was found in the case of bovines and equines. A customary tenant might not sell his horse or ox without the lord's consent, and the lord might buy these himself at 6d. below the anticipated market price.¹ Whether the prohibition on sale was because the lord wanted to make sure of the services due him, or whether he felt a vested interest in the stock from the fact that they had fed on the common pasture, is not clear. The latter explanation seems to be the one most valid for Crawley, because in the case of North Crawley tenants who owed no plowing or carting services, the ox and horse were not to be sold without permission if they had been raised from the calf or the colt up.²

The lord of Crawley had more sheep than his tenants had, but fewer equines, bovines, and swine. He had more oxen but fewer cows. The lord kept cows to breed oxen; the tenants to breed and also probably for milking purposes.

In the Middle Ages there were three sets of folds, those belonging to the lord, the one belonging to the customary tenants,³ and private folds, for example, of the shepherds of ewes and wethers and, we may add, of the freeholders at the Hoo and at the Rookley House estate. To take care of the sheep by day and to drive them into their folds at night there were various shepherds. Apparently shepherds, swineherds, and cowherds cared for the animals of both lord and tenants. There seems to have been no keeper of horses, as has already been noted.⁴

Outstanding in the management of livestock were the combination of the interests of tenants and lord and the helplessness of both in the face of animal diseases.

¹ See below, §§ 11, pp. 233, 235.

² *Ibid.* p. 235.

³ See below, §§ 9, p. 214; §§ 15, pp. 269, 270; §§ 16, p. 279; §§ 19, p. 305; §§ 25, p. 478.

⁴ See above, § 17, p. 58.

§ 13. *Duality of Crawley.* The village street divides Crawley like most rural communities into two parts, North and South Crawley. There were about twenty-five peasant holdings in each.¹ Each had its three-field system, at least in modern times,² one managed quite apart from the other. Each section was occupied by servile tenants, succeeding to their estates by cradle-hold. And the tenants of each owed boon-works to the lord. Each had a very important official in its midst: the North had the smith, the South the reeve.

The compilers of the custumal of about 1280 were more impressed with the difference between the two sections than with their similarity. They found it more convenient to separate the two parts completely in setting forth the customs of the village.³

In the North the services were chiefly hand works, in the South characteristically by horse or oxen. While the North had few or no plows, the South possessed enough for their own use and the lord's help also. In the North the tenants performed the week-work, while in the South they did the special tasks, such as carting hay, wood, and manure, and riding on errands. In the North the holdings were farthing lands of $5\frac{1}{2}$ statutory acres, while in the South they were virgates of 16 statutory acres.⁴ Since each was one quarter of a larger unit, the hide or what corresponded to it, in North Crawley 22 acres and in South Crawley 64 acres,⁵ we can see that the two parts belonged to a different system.

The evidence covering the duality of Crawley belongs to the period from about 1280 to the seventeenth century. Since the beginning of this duality probably goes back to Anglo-Saxon times, we are left pretty much in the dark as to its origin. But in view of

¹ See below, §§ 17, p. 288

² See above, § 10, p. 31.

³ See below, §§ 11, pp. 229 ff.

⁴ At the tourn of St. Martin's, 3 Eliza. (1561), John Wayte paid a fine of 36s. 8d. for an estate of one messuage and a virgate of terra nativa in South Crawley, containing 32 (customary) acres; and a fine of 3s. 4d. for another estate of one toft and a ferling of terra nativa in North Crawley, containing 11 acres. MS., P. R. O., Ecclesiastical Commission, Court Roll, 110/1, fol. 10. We can find the ferling in quite modern descriptions of land units, for example, in 1806 and 1833. MS, Ecclesiastical Commission, Millbank, 153086, fol. 229; and 153113, fol. 196.

⁵ Since the local or customary acre was half the later statutory acre, these numbers would be in local usage, 44 acres and 128 acres. The latter would be numerically near to the common hide of 120 acres.

the fact that the division between the two parts was so neatly done, we may conclude that it was a creation. The most likely surmise is that the lord bishop amalgamated two villages, Crawley and one other, to form a larger community. In the charter of 909 there was a separate or distinct wick called Titchfield,¹ but this is hardly pertinent in the present connection. In Domesday Book,² Crawley was said to have 6 villeins who may conceivably have possessed the 20 slaves (slave families) and 7 plows, and lived in South Crawley; whilst the 25 bordars may have been without plows and may have lived in North Crawley. Certainly this surmise gives to each part approximately the same number.³ Whatever may have been the explanation of Domesday, if we are on the right track, the plain inference is that North Crawley was made up originally of Celts, without plows, doing manual labor, and possessing the Celtic land units of farthinglands or ferlings.⁴ In many ways, we may infer, the two parts grew to be a single whole, without leaving a clear trace of their dual origin. If there is anything in this hypothesis, we cannot help wondering whether manorial duality occurs elsewhere.

§ 14. *Social Classes in Medieval Crawley.* There is no explicit evidence on this subject for the Anglo-Saxon period. We can, of course, argue back from thirteenth-century and Domesday records, but such a procedure is always dangerous.⁵ In Domesday Book there are 6 villeins, 25 bordars, and 20 slaves. Later these were apparently shaken down into one class of customary tenants. These were the bondmen or *nativi* of the later Middle Ages. Their status was not emphasized until the fifteenth and sixteenth centuries. But they were unfree in so far as they could not leave the manor without the lord's consent, nor could they marry off their children without his permission. They were apparently the chief,

¹ See below, §§ 3, pp. 179, 182.

² See below, §§ 4, pp. 185.

³ Another surmise would be that the 6 villeins and 25 bordars lived in South Crawley, the 20 slaves in North Crawley. This would throw the balance of the two parts, which seems important, out of the issue.

⁴ Vinogradoff, Sir Paul, *English Society in the Eleventh Century* (1908), p. 150. When more information is available from air photographs about the pre-Saxon field arrangements, we shall have further evidence for or against this view.

⁵ See above, § 3, pp. 6 f.

or only, suitors at the manorial court in the medieval period. From them the *ministri curie*, or manorial officials, were chosen. They seem to have numbered about fifty tenants in the thirteenth and following centuries. •

The customary tenants may have contained a sub-group of cotsetlers, about whom we have little information. In the year 1232-33 the lord planted oats on various pieces of land including twenty-four statutory acres of the land of the cotsetlers (*de terra cotsetlorum*).¹ Just what their status or economic position was we do not know. They may have been cottagers or the small holders of North Crawley. Not long after this time there were six curtilages which were leased to different people at 6d. each, one at 12d.² These curtilages were at least garden plots and possibly included cottages.

The two groups of customary tenants, about whom we can feel sure, are the yardlanders of South Crawley and the farthing-holders of North Crawley, already considered.³ The former held about sixteen statutory acres of land each, the latter five and a half. The former were really cultivators of their own holdings; the latter were essentially cottagers, giving much of their time to their lord either at customary labor or task work. The latter class, farthing-holders, having about two of their acres in fallow, had only about four in crops, not sufficient to provide much grain under an inefficient system of cultivation.

Just what became of the older sons of Crawley tenants, that is, the sons who did not inherit estates, is a puzzle. Some might marry outside the manor with the lord's consent. Others could do little, at least legally, except become squatters on the lord's land or laborers for other villagers. When Robert Pottere paid 6d. to remain on the lord's land, he may have thereby acknowledged that he was an outsider with no rights, in short, a squatter or a mere inhabitant, but not a regular tenant.⁴ In the period 1225-1306 there is evidence of a landless laboring class, about which,

¹ See below, §§ 8, p. 211.

² See MS., P. R. O., Ecclesiastical Commission, Various, 159285 (1236-37).

³ See above, § 13, p. 47.

⁴ MS., P. R. O., Ecclesiastical Commission, Various, 159304 (1277-78).

however, we can have no feeling of certainty. In the year 1235-36, as we have seen above, six curtilages rented for 6d. and one for 12d. An old house was sold for 12d. and several of them were disposed of for 11s. 6d. These were said to be in court, whether within the precinct of the home farm or before the manorial court, is not clear. The 'acres' attached to some of the curtilages were separately sold.¹

Of freemen in medieval Crawley there is little or no evidence. We may infer that the rector was free, but he was probably always an outsider, that is, born elsewhere. The holder of the South Crawley estate called the Hoo, who may have been the lord's auditor even in the Middle Ages,² may have been a freeman. The tenant who possessed the holding on the extreme western part of Crawley was a freeman.³ But how continuous he was in occupation, or how long this estate maintained its identity we have no knowledge.

The holders of the last-named tenement, at least in the year 1316 and again in 1325, were Philip Aubyn and his wife Alice. Philip Aubyn, while coroner, was elected mayor of Winchester in 1312.⁴ He obtained permission in 1317 to go to the Channel Islands for grain.⁵ Along with several others, he was accused of having carried off goods from a Portuguese ship which had gone ashore off the Isle of Wight but had not been wrecked.⁶ And he was the patron of the church at Lainston, very near to Winchester.⁷ Aubyn was apparently a capitalist who derived at least part of his income from investment. Since he could not loan openly at usury, or at what we call interest, he apparently bought rent charges.⁸ To the holders of (free) tenements, he made a 'gift' — that is, in effect loaned money, receiving in return land for a period or indefinitely. He paid the tax of a twentieth in 1328 in at least four Hampshire

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159284.

² See above, § 8, p. 23.

³ See below, §§ 22, p. 464.

⁴ *Calendar of Close Rolls, Edward II*, vol. 1307-13 (1892), p. 494.

⁵ *Calendar of Patent Rolls, Edward II*, vol. 1313-17 (1898), p. 622.

⁶ *Ibid.*, vol. 1317-21 (1903), p. 538.

⁷ *The Registers of John de Sandale and Regaud de Asserio*, Hampshire Record Society (ed. by F. J. Baigent, 1897), pp. 157, 346.

⁸ See below, §§ 22, p. 464.

manors as well as in Winchester.¹ He also had loaned £100 to a land-holder in Wiltshire.² But the most significant acquisition, at least for us, was of the fee made up of land in Crawley, Upper Somborne, Romsey, and Nitherden. Since there were included in this estate two acres of meadow and 500 of pasture, we may conclude it was a sheep farm. Whether he exploited this estate, which did not constitute a solid block, through a bailiff or leased it to someone else, is not known. We may conclude, at least, that since it changed hands often in a short time, it was a valuable piece of property.

Whether Philip Aubyn and the tenant at the Hoo were free suitors in the manorial court, is not known. It is not until the seventeenth century apparently that we find free suitors recorded.³

From the records read, we get the impression that Crawley was overwhelmingly a manor of bondmen occupying bondland throughout the Middle Ages. Freemen and freedom may have existed but they were neither vital nor important.

§ 15. *Food of the Medieval Tenants.* It is very doubtful whether there was much difference between the food of one class and that of another in Crawley. Such difference would be more in quantity and variety than in the kind of staple items. We know what food was allowed to the tenants for the services performed for the lord. Barley⁴ was the chief grain given to them, but oats⁵ was given at times and wheat⁶ also. Oatmeal was made for porridge for the lord's servants.⁷ Herring were handed out at the time of boon-work.⁸ Cheese⁹ went to the dairymaid, the two shepherds, the smith, and the reeve. Lambs¹⁰ and little pigs¹¹ also were given, and apples¹² when picked in the orchard at Waltham.

¹ See below, §§ 21, pp. 455-456, and MS., P. R. O., Exchequer Lay Subsidies, 173/4, membs. 6d. and 17.

² *Calendar of Close Rolls, Edward II*, vol. 1313-18 (1893), p. 622.

³ See below, §§ 32, pp. 511; §§ 33, pp. 512-513.

⁴ See below, §§ 6, p. 198; §§ 7, p. 203, *et passim*.

⁵ See below, §§ 13, p. 255.

⁶ See below, §§ 14, p. 264.

⁷ See below, §§ 13, p. 254; §§ 14, p. 264.

⁸ See below, §§ 8, p. 209; §§ 9, p. 217.

⁹ See below, §§ 7, p. 205; §§ 8, p. 212; §§ 9, p. 220.

¹⁰ See below, §§ 9, p. 219; §§ 10, p. 228.

¹¹ See below, §§ 11, p. 236.

¹² See below, §§ 11, p. 236.

The tenants had their spring grain (barley and oats) and their winter grain (winter barley and probably wheat). Whether they grew any peas or beans, is unknown. Whether they ate such wheat as they might have grown or sold it to townsmen, is not clear. Unless they grew wheat it is hard to see how they fitted themselves into the scheme of a fallow rotation under the three-field system. Winter barley, at least on the lord's acres, was a minor crop as compared with wheat. Of course, the peasants may have emphasized it much more.

More certain is the existence of a supply of pork, milk, and mutton. But here the lord tended to restrict the peasants in charging a rent for the swine feeding in his woods, for the cattle feeding on his lands, and for all sheep beyond a certain number. Chickens were apparently limited only or chiefly by the measure of the industry and foresight of the peasants themselves. Geese were probably not plentiful. There were probably few or no fresh fish obtainable in Crawley itself. Rabbits were reserved for the lord and later farmed out at so much a year.¹ Nuts were occasionally collected and sold for the lord's benefit.² But, of course, there is no telling how many of these things were appropriated by the tenants. Berries are unrecorded, but there was no reason why the tenants could not have had apple trees as the lord had.

An interesting question is whether the tenants ate white or black bread, that is, bread made of wheaten flour or barley or rye flour. Rogers³ thought that the English people, including the peasants, used wheaten bread. In coming to this conclusion, he was thinking chiefly of the southern and eastern parts of England, and had in mind the products of the demesne rather than of the tenants' lands. Sir William Ashley⁴ has reviewed the evidence, coming to the conclusion that in medieval and early modern England, as in contemporary northern Europe, the peasants ate black bread. He is inclined to emphasize

¹ See below, §§ 26, p. 493.

² See below, §§ 8, p. 208.

³ Rogers, J. E. T., *A History of Agriculture and Prices in England*, vol. IV (1882), pp. 133, 730.

⁴ *The Bread of our Forefathers: An Inquiry in Economic History* (1928), pp. 132-133.

rye bread. But the use of rye bread is very doubtful in Crawley, because rye was probably not grown, at least not on the demesne. The substitute on the demesne was winter barley. It seems indeed likely that the medieval tenant in Crawley used barley for bread¹ and for beer, and oats for porridge. It would be a happy cultivator who could get enough barley bread, pork, and beer. These were nourishing and sufficiently hard to digest to meet the needs of outdoor workers: they provided the necessary resistance. It is much to be feared that beef, veal, and mutton were eaten when really unfit, that is, when the animals had died of disease. In the year 1256-57, the chines of nine hogs were sold at 2½d. each, of four at only 1d. each because spotted (leprosi).² To say the least, people do not seem to have been discriminating in the eating of meat.

§ 16. *Tenure and Customs in Crawley.* The Manor of Crawley was regranted to the lord bishop in 909 apparently as free alms, owing no services to the king or state, except the *trinoda necessitas* — the repair of bridges, garrisoning of castles, and service in the national militia.³ In the twelfth and thirteenth centuries, however, we know that the bishop of Winchester owed to the king sixty knights' service (once forty) for his holdings in Hampshire alone.⁴ In the twelfth century he paid scutage in lieu of such service.⁵ King Henry III granted to Peter des Roches, Bishop of Winchester, a number of additional privileges to be held in free alms.⁶ In an account of the year 1336-37, however, the bishop paid the wages of five knights for keeping guard for ten days along the seacoast.⁷ It is clear that the bishop owed and gave feudal service for his manors, but we have found no definite statement

¹ Winter barley was apparently preferred to spring barley. See below, §§ 11, p. 237.

² See below, §§ 9, p. 215.

³ See below, §§ 3, pp. 179, 181.

⁴ *Red Book of the Exchequer* (ed. by Hubert Hall), vol. I (1896), pp. 72, 91, 99, 148. Years 1190-91, 1194-95, 1201-02.

⁵ *Ibid.*, vol. II (1896), pp. 664, 794. Years 1155-56, 1160-62.

⁶ Goodman, A. W., *Charterulary of Winchester Cathedral* (1927), pp. 13-14. Date is 20 Jan., 1232 (new style).

⁷ MS., P. R. O., Ecclesiastical Commission, Various, 159348. Under Wolvesey.

that he owed anything for Crawley specifically.¹ Indeed the whole flavor of Crawley life and organization was non-military. Indirectly, however, Crawley may have contributed to a feudal array in so far as the profits of the manor going to the bishop may have been used to hire knights or to buy freedom from the necessity of doing so.

When we look at the tenure, not by which Crawley itself was held from the king but by which the people within Crawley held from the lord of the manor, we find three different kinds — the customary tenure by cradle-hold, the leasehold, and the freehold. These may not be the usual designations, but we are following the Crawley evidence.

Customary tenure was all-important in Crawley from at least the thirteenth to the nineteenth century. Into the class of customary tenants seem to have gone the villeins, bordars, and slaves of Domesday Book. The customary tenants possessed bond or native land and held their land according to the customs of the manor. Chief among the customs was the payment of rents or dues of many kinds. In Crawley there was a fixed rent which in origin may have been a sum paid to be free of certain services (in Crawley most likely plowing), or it may have been the survival of an early payment by tenants who were once wholly free. There were but few rents in kind, churchscot being the outstanding if not the only example; and, of course, churchscot, as the name indicates, was originally a church due. The overwhelmingly important rent in the thirteenth century was service. In general there were two kinds, the week-work and the special task. The week-work was fixed in amount but not in nature. The nature of the special task was specified clearly enough as harvesting, carting, or carrying letters, and it was also, in most cases, fairly definite

¹ In 1316 an inquisition relative to feudal aids indicated that in the hundred of Buddesgate there were 25 hamlets, 3 belonging to laymen, 13 to the prior of Winchester, and 9 to the bishop of Winchester. Crawley was included in these 9 hamlets. Thus our village was actually on a military list. *Inquisitions and assessments relative to Feudal Aids*, vol. II (1900), p. 309. On the general subject of the relation of the tenant holding by free alms, to military service and the commutation thereof, see Elisabeth G. Kimball, "Tenure in Frank Almoign and Secular Services," *English Historical Review*, vol. XLIII (1928), pp. 341-353.

in amount. About the decline of these customary rents more is stated elsewhere.¹

The customary tenant owed suit of court and indeed he seems to have been all-important, so far as our records go.² He owed a heriot³ — his best animal — when he succeeded his father or brother in a tenement. After the demesne had been leased to farmers, the heriots were embarrassing, like the stray beasts, for they had to be sold and accounted for. They could no longer simply be added to the lord's flock or herd. Since the chief animals in Crawley were sheep, the heriot was usually a single sheep; in some cases it was a cow or bullock.

When William Stephens drowned himself in a cask of water about the year 1567 his holdings escheated to the lord, his widow receiving back some of the lands on the promise of doing heavy services in washing and shearing the lord's sheep.⁴ When a tenant hanged himself, as did Henry Pitter about 1635 or 1636, his goods and chattels went to the lord, amounting in this particular case to £4 16s. in value.⁵ When Peter the Blind was hanged, about 1273, his chattels, worth 33s. 6d., went to the lord.⁶ And when a family died out, the tenement reverted to the lord,⁷ for such use as best suited his interests. He might add the holding to the demesne; or, more likely, he would find another tenant. Apparently the lord charged varying amounts by way of fines, or accession payments. At times the fine was but two or three shillings.⁸ At other times it might be one or two marks.⁹ But in the sixteenth century some very high fines were collected.¹⁰ Apparently with the rise of prices the lord was forced to get a greater income from his land. Finding rents fixed by custom, he had only the fines to fall back upon. On the whole, however, the lord seems to have derived more of his increased revenue of this type from the great number of the fines rather than from the extent of individual fines.

¹ See below § 22, pp. 74 ff.

² See below, § 31, p. 109.

³ See below, §§ 11, pp. 233, 237, 238; §§ 31, p. 509.

⁴ MS., P. R. O., Ecclesiastical Commission, Court Roll, 110/2, fol. 9d.

⁵ MS., P. R. O., Ecclesiastical Commission, Various, 159473 (11 Car. II).

⁶ *Ibid.*, 159301, memb. 8.

⁷ See below, §§ 18, p. 297; §§ 19, p. 306.

⁸ See below, §§ 19, p. 297.

⁹ See below, §§ 9, p. 216; §§ 14, p. 261.

¹⁰ See below, §§ 37, p. 521; §§ 38, p. 525.

In the sixteenth century some of the customary tenancies were called copyholds. The copyhold was simply a tenancy of bond-land, the holding of which had been recorded in the court rolls, a copy of the entry having been given to the holder of the land. Copyhold was not a category of great importance in Crawley. Indeed one can read far in the rolls without finding the name.¹ What counted was the fact that there was a definite custom known to the tenants, and, better still, entered in the court records or even in the custumal. The rents being paid yearly were fixed fast enough. The fines, however, coming only once during a generation were not so certain. But it is doubtful whether in Crawley there were any clear distinctions between copyhold and copyhold, or between one customary tenancy and another, in this respect.

One of the tag marks of customary tenure in Crawley was the fact that it involved inheritance by the youngest son, or if there were no son, by the youngest daughter. This was called borough-English, or cradle-hold inheritance.²

Cradle-hold probably arose in the Anglo-Saxon period. There is no evidence that the people ever wanted to get rid of it, and indeed it persisted down almost to the present time.³ The custom had possessed some advantages. The older children would be able to provide for themselves before the father died, while the youngest and weakest would be endowed with the family holding. The widow of the deceased, and mother of the young heir, would find a logical place in the scheme of things as the holder of the tenement during her son's minority and her own chaste widowhood.⁴ She was exempt from fine of entry⁵ and from half the churchscot.⁶ On remarriage she lost the holding but her husband might enter upon

¹ See below, §§ 31, p. 510.

² Not so many years ago (in the period 1900-24) there appeared in Crawley an old man, unkempt and strange, who laid claim to a tenement in the village. He told the estate agent that he was the youngest son in his family and that he had been dispossessed of his rights. When asked to produce documentary evidence of his claim, he admitted he had none. He then disappeared, never to return.

³ See below, § 33, pp. 117 ff.

⁴ See below, §§ 40, p. 529; §§ 54, p. 595.

⁵ See below, §§ 11, p. 233 and §§ 54, p. 595.

⁶ See below, §§ 11, p. 236.

it, on the payment of an extra fine, and he might even become the guardian of the heir.¹

These customs connected with bondland lasted in great strength down to the nineteenth century. Although the services were commuted in the fifteenth, seventeenth, and eighteenth centuries, still money rents continued to be collected, heriots to be compounded for, and fines to be paid down to the new land laws of 1922 and 1924 which went into effect 1 January, 1926, or even after that date until a compensation agreement had been arrived at. Indeed in November, 1924, occurred the death of a customary tenant in Crawley, which was duly noted by one of the officials in the offices of the Ecclesiastical Commission, because of the fact that a fine for the entry of a new tenant would be forthcoming.

The second general kind of tenure within the manor of Crawley was leasehold. There are clearly two parts to the story of leasehold in Crawley. One is the leasing of the demesne for a period of years, prevailing from the early fifteenth down to the nineteenth century. This, of course, was a special contract, the terms of which were open to revision whenever made. Inheritance of the lease, in the absence of a will, would apparently go to the eldest son.² The other kind of leasehold is less clear and of much less importance. Certain small pieces of the demesne had from time to time been granted out to tenants, apparently on indefinite leases. The purpresture, so common in Crawley, is an example of this tenure.³ This land was said to pass from father to son by primogeniture, or inheritance of the eldest son.⁴ The effect of this was lost, however, by the development of a rule that if a purpresture were attached to bondland, it should be inherited by bondland custom.⁵ It was common for a customary tenant to hold bondland and purpresture and at times also gavel-land.⁶

The third tenure in Crawley was the freehold. It would seem that until at least the late thirteenth century, or perhaps the early

¹ See below, §§ 39, pp. 526, 527, 528. ² See below, §§ 54, p. 595.

³ Gavel-land, or gafol-land, is possibly another example. This may be asserted land of the demesne. See Nellie Neilson, "Customary Rents," *Studies in Social and Legal History* (1910), p. 47.

⁴ See below, §§ 54, p. 495.

⁵ See below, pp. 494-495.

⁶ See, for example, below, §§ 39, pp. 527-528.

fourteenth, there was no freehold in Crawley. Then two estates,¹ one called the Hoo and the other later known as the Rookley House estate,² were specially created, as existing somewhat outside the manor, the first away to the south and the second away to the west. From the fourteenth century on to the nineteenth we have found no cases of additional freehold in Crawley. Then came a process of enfranchisement in the nineteenth century which changed so much land into freehold that the other tenures almost disappeared and the manor became a hollow shell.³

§ 17. *Crawley compared with Other Communities.* Crawley was a small manor in comparison with others belonging to the bishopric of Winchester. While Crawley was set down as 28 hides in Anglo-Saxon times, Micheldever was put at 106, Farnham at 60, Downton at 55, and Alresford at 51. Of course, hidation figures were often inexact, but they serve the general purpose of showing differences in size.

The income derived by the bishop of Winchester from the various manors is indicated in the table on the following page.

Let us compare Crawley in a general way with other communities belonging to the bishop of Winchester. We have chosen to consider conditions existing at one particular time, the year 1335-36,⁴ but what was true then would commonly be true before and after that time. Of course, Crawley had no shops, as had the borough of Taunton, and no castle, as had both Taunton and Farnham. There were no stalls, such as we find in Taunton, Hambleton, Witney, and Alresford. At Winchester and at Hinton there were fairs, but none at Crawley. There was no grist mill at Crawley, while we have counted over a dozen on the other manors and doubtless many more existed. Downton and Witney had both fulling mills and fishponds, Crawley none. Crawley possessed no keeper of horses, such as we find in Meon, no warren-keeper as in

¹ See above, § 14, p. 50; §§ 22, pp. 464 ff.

² Of course, it is just possible that the Rookley House estate was the one held by Alvin Stella in Anglo-Saxon days, as recorded in Domesday Book. See below, §§ 4, p. 185.

³ See below, § 33, pp. 117 ff.

⁴ MS., P. R. O., Ecclesiastical Commission, Various, 159347.

Burghclere, and no beadle as in Poundsford, Twyford, and Knoyle. Crawley could boast of no swans, such as both Farnham and Waltham had, and no vineyard like that at Farnham. It had no dovecot, such as was found in Brockhampton, Overton, Drakensford, and West Wycomb. It had no fish for sale as Bittern had, and little or no malt, such as we find in Farnham, Brightwell, and Wargrave. Rye was scarce in Crawley, found in Holway

INCOME FROM MANORS, 1208-09 AND 1318-19

Manor	1208-09 ¹ Nearest £	1318-19 ² Nearest £
West Meon.....	181	—
Farnham.....	178	185
Downton.....	165	437
Wargrave.....	138	193
Waltham.....	130	169
Alresford.....	114	97
Twyford.....	104	181
Crawley.....	47	121
Woodhay.....	21	60
Southwark.....	16	—
Ashmansworth.....	13	8
Beauworth.....	13	19
Rimpton.....	12	42
Fawley and Ower.....	10	—
Privet.....	6	—

¹ H. Hall, *Pipe Roll of the Bishopric of Winchester, 1208-09* (1903), pp. xlii-xliii.

² *The Registers of John de Sandale and Rigaud de Asserio*, Hampshire Record Society (ed. by F. J. Baigent, 1897), pp. 627-628.

(Taunton), Hambledon Church, Fareham, Adderbury, Asher, Brightwell, and Drakensford. Witney, Adderbury, and Brightwell grew the grain called dragge, while Crawley had little or none of it.

In the Crawley records we have found people called Carter, Smith, Baker, Carpenter, and Shepard, but not Fuller, Weaver, Walker, Saddler, or Miller.¹ In 1548 it was said that there was "No Towne in Englande, Village or Burrowe, but thus withe Cloathing to bee occupied."² Certainly this was not true of Crawley.

¹ There was an Ivo Mersir. Whether this was a variant of Mercer, is not clear. There was also a William Toneur [Shearer?].

² See R. H. Tawney and E. Power, *Tudor Economic Documents*, vol. III (1924), p. 42.

Crawley produced raw wool, not woollen cloth, at least no cloth for sale so far as has been discovered. It is not unlikely that Crawley women sold some woollen yarn at Winchester and Andover, but of this there seems to be no record. There may have been some lime-burning in medieval Crawley as in Alta Clere, where tiles, shingles, and laths were also made,¹ but it is apparently only in the census of 1841 that we find someone making a business of lime-burning and brick-making.² There is no account of charcoal-burning and of course no smelting of any kind.

As a village, Crawley had a habit of missing things both in medieval and modern times. It escaped manufactures. It was not made into a sheep farm during the enclosure movement. Important highways avoided it. The Andover Canal was constructed to the west of Crawley and the London-Southampton-Basingstoke Canal to the east. Both the London and South Western Railroad and the Didcot Newbury and Southampton line to Oxford ignored Crawley.

Crawley was left with its sheep and its grain, its conies and its chickens, its field ways and its country roads. But, if the hypothesis already presented³ be found to be correct, then Crawley had the distinction of being in origin a double star, albeit a small one.

§ 18. *Crawley and the Outside World.* In the Middle Ages Crawley was about as closely connected with other communities as it was at any time down to the early part of the nineteenth century. Crawley people went to Winchester about five miles away, for most of them a walk of less than two hours, to sell produce and buy supplies, as has already been said.⁴ But they went to Winchester for other purposes too. Doubtless they occasionally visited the shrine of St. Swithun and viewed the Corpus Christi procession. It may be that in Anglo-Norman times they went in to catch a glimpse of the king when he wore his crown in Winchester. There is no record, and it would be hazardous to infer, that Craw-

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159419, memb. xi. The year is 1416-17.

² See below, §§ 58, p. 656; §§ 59, p. 676.

³ See above, § 13, pp. 47-48.

⁴ See above § 7, pp. 18 ff.

ley's customary tenants ever sent their sons to a school in Winchester. In the long list of "scholars" in the public school at Winchester, in the period 1393-1887, we have found no name of a native of Crawley, except the son of a rector.¹ These scholars came commonly from towns, seldom from villages. Proximity to an educational institution is no great advantage in the face of hostile public opinion. To this day secondary education in the Winchester district, as elsewhere in England, is restricted. One little girl in 1924 said she did not plan to go to a secondary school because that was for "gentlemen's children."

The lord bishop of Winchester meant everything to Crawley people. They went to his fair at St. Giles, probably since its establishment in 1096. They carted his produce to his palaces at Wolvesey (in Winchester) and Farnham, and some of his goods for sale as far as Southwark, as has been already noted.² They were obliged to carry the lord's wool and cheese to Southampton and Bittern.³ They also had to build a certain amount of paling around the park at Waltham⁴ and collect apples in the orchard there.⁵ And to Mardon and Overton the tenants of North Crawley had to carry the lord's letters or briefs, doubtless on foot.

Occasionally the collector of taxes had to visit Crawley. The lord's seneschal came twice a year, and the bailiff as often during certain years. Although the men of the bishop of Winchester were in 1232 exempt by royal charter from attending the shire and hundred courts,⁶ we find them in the view of frankpledge of the hundred of Buddlesgate in the year 1466.⁷ Cases having to do with freeholds in Crawley might be taken to the royal court at Westminster.⁸

Crawley boys, eldest sons, doubtless occasionally volunteered for military service. Possibly in early times a Crawley tenant helped guard the bishop's castle at Mardon (near Winchester).⁹

¹ See T. F. Kirby, *Winchester Scholars* (1888), p. 329.

² See above § 4, p. 10; § 7, pp. 18 ff.

³ See below, §§ 17, p. 293.

⁵ See below, §§ 17, p. 293.

⁷ See below, §§ 30, pp. 505 ff.

⁹ Alebroc owed 5s. in Crawley, probably in the eleventh century, which were actually rendered (possibly in military service) at Mardon. See below, §§ 5, p. 188, *et passim*.

⁴ *Ibid.*, p. 292.

⁶ See below, § 31, p. 107.

⁸ See below, §§ 22, pp. 464-465.

No case of a resident knight, occupying a knight's fee has been found in Crawley proper. The king or his officials might visit Crawley,¹ and certainly during an episcopal voidance the king's officials were in command.²

All in all, Crawley was very much the anvil of circumstances. The West Saxons conquered the Celts and Crawley became Saxon. The religion of Rome was favored by the king of the West Saxons, and Crawley was offered up as part of the price paid for that religion. The Normans conquered England and Crawley had to accept Norman and Anglo-Norman episcopal lords — among the best it ever had. The citizens of Winchester grew rich and one of them laid his hands on a slice of Crawley land. The plague visited England and Crawley had to take its share of death. The spirit of free labor followed in the wake of death and Crawley joined in the demands for a change. In these and other ways, Crawley showed itself, not isolated but a part of a great social group, swinging into line in the Middle Ages as in the Modern Period,³ with wide movements of great economic, social, and cultural import.

§ 19. *Prices, 1208-1448.* The first consideration in any study of prices is the units used. There was much variation from district to district in England. In Crawley, however, the standard units apparently prevailed. The hundred was made up of 5 score. The money was pounds sterling, shillings, and pence. The dry measure was the standard quarter of 8 bushels,⁴ the bushel containing 4 pecks.⁵ Whether this was always followed, cannot be determined. The units for reckoning wool, cheese, and butter were weys, stones, cloves, and pounds, the wey being 182 pounds avoirdupois, the stone 14, and the clove 7. An unusual weight was the mainard which was apparently 32 pounds.

We have the uneasy feeling that not all the price items are of equal value when we are trying to arrive at an average reflecting

¹ See below, §§ 10, p. 226; also MS., P. R. O., Ecclesiastical Commission, Various, 159361.

² For example, 22-28 Hen. III, 34-35 Hen. III, 43-46 Hen. III, etc.

³ See below, § 45, pp. 159 ff.

⁴ See, for instance, below, §§ 13, p. 253.

⁵ See below, §§ 16, p. 282.

market conditions. There were sales on the market, and these are doubtless of overwhelming importance. But there were also sales *per mutuum*, literally 'through a loan,' and sales to the lord's officials. Yearly price variations can easily be explained.¹ Bad weather, for instance, meant high prices for grain. A horse or ox or sheep, it should be noted, was commonly bought at a higher rate than one sold. The reason for this was that when they were bought, they were in good condition for work and breeding; when sold, they were ordinarily old and weak.

By 1208, when our price materials begin, we find a genuine money economy existing as far as the exchange of goods was concerned. It was only in the latter part of the period under consideration (1208-1448), however, that we find wages and rent on a true monetary basis.

An examination of the prices of general agricultural products indicates that we may use the same periods that we found of service in a study of production.² These are as follows: 1208-26,³ 1231-1314, 1315-83, 1384-1448.

The outstanding change is a rise in prices more or less progressive. This rise in price was general, not peculiar to Crawley. Fortunately we are not called upon to explain the general phenomenon. But it is of interest to correlate production on the lord's home farm with price changes. While prices were rising in the first three of our periods, the production, both of grain and animal products, declined.⁴ When prices declined somewhat in the fourth period, production was further curtailed. Prices constitute no key to production. It might be thought not unlikely that during the first three periods the lure of the town would increase the cost of production by drawing off tenants and their children, thereby raising wages. But such data as we have on wages — the wages of special workers (officials) — do not indicate that wages rose before prices but lagged behind. And yet it is probable that the difficulty involved in keeping the manorial organization together in

¹ For sale on credit as a possible cause of high prices, see above, § 6, p. 16.

² See above, § 9, p. 28.

³ This is, of course, too short a period to provide an adequate base. Moreover, we cannot be sure that the measures were in all cases the same as subsequently.

⁴ See above, § 9, p. 28.

INTRODUCTION

YEARLY AVERAGE PRICE OF GRAIN
(quarters in s. and d.)

Period	Wheat ¹		Spring barley		Oats ²		Peas	
	Yrs. ³	Price	Yrs.	Price	Yrs.	Price	Yrs.	Price
1208-1226...	13	3 11½	13	2 8½	11	1 7	11	2 1½
1231-1314...	53	5 11	51	4 0½	46	2 6½	47	4 1½
1315-1383...	58	7 7	56	5 2	56	2 10½	45	5 1
1384-1448...	41	5 7½	40	3 9½	42	2 2½	3	3 0
1208-1448 ⁴ ...	165	6 3½	160	4 3½	155	2 6	106	4 3½

Period	Vetches		Curall		Winter barley	
	Yrs.	Price	Yrs.	Price	Yrs.	Price
1208-1226...	8	1 11½	9	2 8½	10	2 2
1231-1314...	39	3 9	52	4 2½	38	3 0½
1315-1383...	46	5 1	32	5 1½	2	3 8
1384-1448...	1	3 4				
1208-1448 ⁴ ...	94	4 3	93	4 4½	50	2 10½

YEARLY AVERAGE PRICE OF HORSES AND OXEN
(animals in s. and d.)

Period	Cart horses bought		Cart horses sold		Plow horses bought	
	Yrs. ³	Price	Yrs.	Price	Yrs.	Price
1208-1226.....					5	5 5½
1231-1314.....	5	16 11½	7	10 3	16	7 3½
1315-1383.....	19	18 11½	11	6 11	32	12 3½
1384-1448.....	19	20 0½	11	4 5½	8	13 6
1208-1448 ⁴	43	19 2½	29	6 9½	61	10 7

Period	Plow horses sold		Oxen bought		Oxen sold ⁵	
	Yrs.	Price	Yrs.	Price	Yrs.	Price
1208-1226.....	6	4 11½	8	6 5½	12	4 11½
1231-1314.....	31	4 7½	28	10 11½	46	9 4½
1215-1383.....	29	5 2½	36	11 6	32	13 0
1284-1448.....	12	4 0	40	13 2	34	11 5½
1208-1448 ⁴	78	4 9½	112	12 6	124	10 5½

¹ In Oct., 1928, wheat in Crawley was worth about 40s. a quarter.² In Oct., 1928, oats in Crawley sold at 28s. a quarter.³ These are the number of years in the period for which there are figures.⁴ This is the weighted average like the rest. Where figures are missing for one or more of the sub-periods, then the average is for the shorter period.⁵ In Oct., 1928, an ordinary ox or steer brought about £25.

YEARLY AVERAGE PRICE OF OTHER BOVINES AND OF PIGS
(animals in s. and d.)

Period	3-yr.-old bovines sold		Cows bought		Cows sold ¹	
	Yrs.	Price	Yrs.	Price	Yrs.	Price
1208-1226.....			1	5 11½	2	4 2½
1231-1314.....	7	5 2	8	7 1¼	32	6 3½
1315-1383.....	1	6 8	2	12 0½	9	6 10½
1384-1448.....	1	5 0			5	7 2
1208-1448 ²	9	5 3½	11	7 10¾	48	6 4½

Period	Calves sold		Pigs bought		Pigs sold	
	Yrs.	Price	Yrs.	Price	Yrs.	Price
1208-1226.....	2	0 7	1	0 8		
1231-1314.....	32	1 0	2	1 3½	29	2 9½
1315-1383.....	5	1 6½	5	2 1¼	8	2 10½
1384-1448.....						
1208-1448 ²	39	1 0¾	8	1 9	37	2 9½

YEARLY AVERAGE PRICE OF SHEEP
(animals in s. and d.)

Period	Wethers bought		Wethers sold ³		Ewes bought		Ewes sold	
	Yrs.	Price	Yrs.	Price	Yrs.	Price	Yrs.	Price
1208-1226...			6	0 9	1	0 9½	9	0 6½
1231-1314...	2	1 1	47	1 1	2	1 4	47	0 10½
1315-1383...	8	1 7½	52	1 2½	8	1 3	46	1 1
1384-1448...			40	1 2			37	1 0
1208-1448 ² ..	10	1 6½	145	1 1½	11	1 2¾	139	0 11½

Period	Rams sold		Lambs bought ⁴		Lambs sold	
	Yrs.	Price	Yrs.	Price	Yrs.	Price
1208-1226...					13	0 2½
1231-1314...	6	1 2½	5	0 7½	34	0 4½
1315-1383...	44	1 1½	16	0 7½	45	0 6
1384-1448...	26	1 0	32	0 11	33	0 5½
1208-1448 ² ..	76	1 1¼	53	0 9¾	125	0 5

¹ An ordinary cow (Oct., 1928) was valued at £30 in Crawley.

² This is the weighted average like the rest. Where figures are missing for one or more of the sub-periods, then the average is for the shorter period.

³ A wether in Oct., 1928, was worth about £3.

⁴ A lamb in Oct., 1928, sold at £2.

**YEARLY AVERAGE PRICE OF ANIMAL PRODUCTS
AND POULTRY**

Period	Cheese sold		Butter sold		Chickens sold ¹	
	Yrs.	Ways in s. & d.	Yrs.	Cloves in s. & d.	Yrs.	Each in s. & d.
1208-1226.....	13	7 5½				
1231-1314.....	53	9 4½	36	0 4	49	0 1
1315-1383.....	27	10 9¾	41	0 5½	58	0 1½
1384-1448.....					41	0 2
1208-1448 ²	93	9 7½	77	0 4¾	148	0 1½

¹ Chickens in Oct., 1928, brought about 1s. 3d. a pound.

² See note 2 on the preceding page.

the face of the attraction of towns does help explain the rise in the price of foodstuffs.

Although the subject of price ratios belongs to a general study of prices, still it is interesting to note the following approximate equation for our third period (1315-83): 48 weeks' work (about the working year of an agricultural laborer) would then buy:

52 bushels of wheat, or
4 plow horses, or
7 cows, or
36 wethers, or
17 pigs, or
384 chickens.

Rough estimates seem to indicate that the ratio of the value of chickens and pork to the value of beef and mutton was not much higher then than today. In this connection we should consider the fact that bovines were valued for their labor and milk, and sheep for their wool; neither was bred with much, if any, consideration of flesh.

§ 20. *Labor and Wages.* In Crawley, as on most manors, there were three kinds of labor. First, there was customary work (opera custumaria), given by the tenant as rent for land. This was a precious commodity which the lord valued highly and the tenant gave reluctantly. It was at length commuted to a money pay-

ment.¹ The rate at which the commutation took place cannot be exactly stated, only estimated, in the form of the value of a day's work. In 1448-49 a farthing-holder in North Crawley paid 4s. to have his services commuted. For this amount, he was freed from 5 days of washing and shearing the sheep, 6 days of autumn boon-work, 50 days of autumn week-work, and 82 days of winter week-work, or in all 143 days of work.² This amounts to $1\frac{1}{3}$ farthings for a day's work. Of course, this was a very low valuation, arising out of the desperation of the lord's situation. Miss Levett puts the commutation value of a day's labor in the late fourteenth century at from $\frac{1}{2}$ to 1d., without food; the market value of a day's labor at 2 or 3d.³

When the customary work had been commuted to a money payment, more reliance for predial labor was put upon task work (*ad tascham*). This had been used before, but in the late fourteenth and early fifteenth centuries became of increasing importance. Hoeing, reaping, threshing, and other tasks were performed at so much per unit of work. For instance, the threshing of eight bushels of wheat was done for 2d.⁴ This was done by hand and during the winter when probably there was little or nothing else to do.

Along with the task work, went time work with its rewards of wages (*stipendium, vadium*). Even before the commutation of customary work, this had been an important form of labor. Afterwards it became the dominant form. When tenants agreed to perform special offices, for instance of hayward and cowherd, they were given a money reward. The following table shows the amounts and changes, reckoned exactly as to amount, approximately as to dates.

The changes that took place occurred at times of great significance. One turning point in the manorial economy of Crawley was in the period 1300-15, another about 1384-1411. These two brief periods deserve minute and careful examination, such as they can-

¹ See below, § 21, pp. 69 ff.

² See below, §§ 25, pp. 487-489; §§ 26, p. 492. Cf. also §§ 7, p. 200.

³ Miss A. E. Levett, "The Black Death on the Estates of the See of Winchester," *Oxford Studies in Social and Legal History*, vol. V (1916), p. 157, n. 4.

⁴ See below, §§ 13, p. 253; §§ 14, p. 263.

not be given here. Economic and social forces were at work far beneath the surface of the manorial accounts which record results, not factors. The second of these periods is, of course, the time when tenants, aided by the Black Death, were rebelling against service rents. Their most dramatic protest was the Revolt of 1381. But the period 1300-15, doubtless the culmination of forces at work

YEARLY WAGE (in s. and d.)

Period	Carter	Plowman	Hayward	Cowherd	Driver	Grain Bailiff ¹	Dairy-maid	General Level
1208-1305	3 0	3 0	3 0	3 0		3 0	2 0	100 ²
1306-1410	4 0	4 0	6 8	4 0	4 0	6 8	2 0	150
1411-1453	6 0		6 8		5 0		2 6	181 ³

¹ This is an uncertain translation of messor.

² This taken as the base.

³ The mean of the results when reckoned from the first and second periods.

somewhat earlier, is not so easily explained. Efforts at improvement had been going on and were now in this period renewed and accentuated. Accounting had already been elaborated; now agricultural technique was improved and labor paid a higher wage. The explanation may be that the manorial lord and his officials were trying to meet the first impact of the town on the country. It may have been that they were trying to increase their production for a town market and at the same time endeavoring to keep their tenants at home working hard, or harder than before. It may be that this was the hour of trial: when the village — the manorial village — sought to adjust itself to the rivalry of the town. Had the manor, with its servile labor system and its capacity for technical advance, been successful in its competition with the town in the period 1250-1350, we may feel sure the events of 1350-1450 would never have happened.

Apart from agricultural labor, there was the work of artisans. The chief artisan was the blacksmith who, as we have seen, was also a tenant on the manor. Besides, there were carpenters, thatchers, slaters, and tilers who repaired the buildings of the home farm, possibly also those of the tenants but to a much smaller extent. Occasionally we get specific information about the wages of such house builders and repairers. In 1355-56 a master

roofer (coopertor conductor) put slates on the granary for a week at a wage of 2s. His helper received 16d. for the same period.¹ Next year a thatcher (coopertor) and his helper received 8s. 4d. for twenty days' work on the grange and cow-stable.² In the first case the slater and his assistant received 6½d. a day; in the second the thatcher and his helper 5d. a day. Not a little miscellaneous information of this kind could be culled from the Crawley records, a great deal from the pipe rolls of the whole bishopric. We wonder just where these house builders came from — the town or the country — and we would like to learn about their ways of contracting, travelling, and providing materials for work.

The big gap in the wage records comes in the period after 1450. During this time lessees of the home farm and yeoman farmers were dominant. They kept few records and these have apparently all disappeared.

At present, wages in Crawley appear, on the surface at least, to be relatively good.³ The poorest agricultural laborers receive the minimum wage of the district, which is about 30s. a week. The week is 51 hours, Saturday afternoon being a half holiday. The laborers get pay for overtime. At certain seasons a bonus is paid. The workers get their cottages at a reasonable rate, as also the milk they use — both from the owner of Crawley Court. And a bonus of 50 per cent is reported to be given to them for the purchase of clothing — the aim being to induce them to wear better clothes. Formerly laborers on the Crawley estate were paid two thirds of their wages when ill. But since the incoming of a minimum wage (1924), this has been discontinued. In 1924 there was an old-time worker, a carpenter, one who had helped build Crawley Court in 1877, and who in old age was living in a cottage free of rent and, apparently, of all other cares, except those of bodily infirmity.

§ 21. *The Peasant's Money Income.* We have no direct and specific information about the peasant's income that is anything like complete. We may infer a good deal, however, from what we

¹ See below, §§ 15, p. 273.

² See below, §§ 16, p. 281.

³ See also, below, § 38, p. 136.

learn from the reeve's accounts,¹ the custumal, and the court rolls, about his income and outgo. It is most useful in our reckoning to consider only money receipts and disbursements.

Let us consider the incomes of a yardlander of South Crawley and a farthinglander of North Crawley. In order to get some idea of variations, we take them and their fortunes at two different times, first, the year 1257-58, which was a good year, and secondly, the year 1306-07, which was unfavorable. The yardlander, or virgator, normally held a tenement of 16 statutory acres, 5 of which, we shall assume, were devoted to wheat, 6 to barley and oats, and the remaining 5 left fallow. The farthinglander, on the other hand, had only $5\frac{1}{2}$ acres, 2 of which we shall allot to spring barley, 2 to oats, and $1\frac{1}{2}$ to fallow.² We shall assume the normal circumstance that the yardlander held no office and that the farthinglander was a week-worker also doing no special work as shepherd, cowherd, or the like. While the former had a fair amount of land and a good deal of free time, the latter had little land and only 4 days a week for himself and he had those during only 40 weeks a year. The first was a team worker, the latter a hand worker.

The virgator would receive as the net produce from his 5 acres of wheat, at one quarter an acre (the average for that year), just 5 quarters. Out of this he would probably have to give to the rector 4 bushels as tithe. Thus he would have $4\frac{1}{2}$ quarters for sale, at the prevailing rate of 8s. a quarter. For his family, we assume five in all, he would need for bread and pottage at least 5 quarters of

¹ About the year 1252 a tenant called Ingeram encroached upon the lord's wood. The whole tithing was amerced 6s. 8d. for not producing him for trial: Ingeram had fled.

He left behind his chattels which are listed in detail:

Animals: 2 cart horses, 2 cows, 2 steers, 1 yearling, 1 calf, 39 ewes, 27 wethers, 11 hogasters, 26 lambs, 5 pigs, 4 little pigs, and 12 hens.

Grain: 6 bushels of wheat, $5\frac{1}{2}$ quarters of barley, and 3 bushels of oats.

Honey: $\frac{1}{4}$ of 7 hives; 7d. for honey.

Clothing: 1 tunic, 1 counterpane, 2 shirts.

At about the same time John Carter also fled, leaving behind 1 weak plow horse, 2 ewes, 1 wether, and 1 lamb. And his widow paid a fine of 10s. for his land. See MS., P. R. O., Ecclesiastical Commission, Various, 159291 (1252-53).

² If the two-field system prevailed, instead of the three-field, the reckoning would be a little different.

barley and oats. His net yield, at the average rate for the year, would be 5 quarters of barley and $3\frac{1}{2}$ quarters of oats from 3 acres devoted to each. It is very doubtful whether he would have any of either of these grains for sale, after he had taken out the 5 quarters for bread and pottage and another $3\frac{1}{2}$ quarters for beer or ale. We shall assume that he has one extra plow horse — for sale this year. His 25 sheep might be divided as follows: 9 ewes, 6 wethers, 4 hogasters, and 6 lambs. Four of the wethers he might sell as old and feeble. About 19 good great fleeces would come in, of which he might use 9 for homespun purposes, and sell 10. Perhaps 4 lambs' fleeces were worth selling. We shall allow him two cows and two calves. He might sell one of the calves. Of his 10 pigs, he might sell 4 at least. We assume that he used all the pelts he had, all the chickens (after paying 4 for churchscot), all the geese, all the eggs and the milk and cheese. Here we may be out a few shillings but not very much.

The financial position of the virgator for the year 1257-58, the gains and losses of other years disregarded, would then be somewhat as follows:

Money income:		s.	d.
Wheat, $4\frac{1}{2}$ quarters sold at 8s. each.....		36	0
Plow horse sold at 6s.....		6	0
Wethers 4 sold at 8d.....		2	8
Great fleeces 10 sold at $3\frac{1}{4}$ d. (average).....		3	2
Lambs' fleeces 4 sold at 1d.....		0	4
Calf 1 sold at 1s. 2d.....		1	2
Pigs 4 sold at 3s.....		12	0
		<hr/>	
		61	4
Money outgo:			
Fixed rent to the lord.....		5	0
Rent for extra herbage for cow and calf.....		0	7
Rent for extra pasture.....		0	2
		<hr/>	
		5	9
Money surplus for expenditure		55	7
		<hr/>	

For the year 1306-07, the situation would not be so favorable. The partial failure of crops in Crawley, however, was somewhat compensated for by high prices for animals and animal products. This year the virgator's position would be as follows:

Money income:		s.	d.
Wheat, $1\frac{1}{2}$ quarters sold at 7s.	8	9
Plow horse sold at 10s.	10	0
Wethers 4 sold at 1s. 1d.	4	4
Great fleeces 10 sold at 5d.	4	2
Lambs' fleeces 4 sold at $1\frac{1}{2}$ d.	0	6
Calf sold at 1s.	1	0
Pigs 4 sold at 3s. 5d.	13	8
		<hr/>	
		42	5
Money outgo (as in 1257-58)	5	9
		<hr/>	
Money surplus for expenditure	36	8

The lot of the farthinglander was far harder, as has been said. For the year 1257-58 he would have only $3\frac{1}{2}$ quarters of barley (net yield) and $2\frac{2}{3}$ quarters of oats. These would provide his family with bread, pottage, and a little beer. The items may be listed thus:

Money income:		s.	d.
Barley and oats, no surplus			
Horse none kept			
Wethers 4 sold at 8d.	2	8
Great fleeces 10 sold at $3\frac{1}{2}$ d.	3	2
Lambs' fleeces 4 sold at 1d.	0	4
Calf 1 sold at 1s. 2d.	1	2
Pigs 4 sold at 3s.	12	0
		<hr/>	
		19	4
Money outgo:			
Fixed rent to the lord	2	8
Rent for extra herbage for cow and calf	0	7
Rent for extra pasture	0	2
		<hr/>	
		3	5
Money surplus for expenditure	15	11

In 1306-07 the situation would be much worse for the farthingholder. His grain would not be sufficient for bread, pottage, and beer or ale. If we assume that he made little or no beer or ale, he would have to buy $4\frac{3}{10}$ quarters of barley and oats at an average of 4s. a quarter. In order to make up the deficiency in grain, he would have to economize elsewhere, perhaps sell all 19 great fleeces, leaving none this year for homespun.

Money income:

Barley and oats, only a deficit		
Horse	none kept	
Wethers	4 sold at 1s. 1d.	4 4
Great fleeces	19 sold at 5d.	7 11
Lambs' fleeces	4 sold at 1½d.	0 6
Calf	sold at 1s.	1 0
Pigs	4 sold at 3s. 5d.	13 8
		27 5

Money outgo:

Fixed rent to the lord	2 8
Rent for extra herbage for cow and calf	0 7
Rent for extra pasture	0 2
Purchase of $4\frac{3}{4}$ quarters barley and oats at 4s.	17 2½
	20 7½
Money surplus for expenditure .	6 9½

Of course, what we should like to know is what expenditures were considered necessary by the two classes of tenants. For both there were the upkeep of the house buildings and the purchase of utensils. For both there were the attractions of the village inns and especially of the fair of St. Giles where a few pennies could easily be squandered. Spices and medicines would be regarded as necessary. The virgator would also have the upkeep of his cart and plow. He might buy a cap for himself and some colored cloth for his wife. The farthinglander probably would have no such aspirations. Most clothing, shoes, shirts, and belts would be home-made for both families.

For the purchase of all these things (for five people) in 1257-58, the virgator had 55s. 5d., or the value of over 18 pigs; while the farthinglander had 15s. 9d., or the value of over 5 pigs. In 1306-07, the virgator had only 36s. 8d., or the value of nearly 11 pigs; while the farthinglander had only 6s. 9½d., or the value of just 2 pigs. It is to be noted, that according to our reckoning the farthinglander had skimmed himself in the matter of homemade clothing this year.

Such reckoning as this does not deserve to be taken very seriously. And yet, it is probably not far wrong. The virgator of South Crawley was pretty well off; the yardlander of the North was on a subsistence basis. The former could stand a bad crop without

physical suffering; the latter certainly could not. It was animal husbandry based on pasture rights that made life fairly easy for the one and possible for the other. Pestilences and revolts would possibly aid the small tenants of North Crawley; they could hardly be any injury. It is small wonder then that it was in North Crawley, among the hand or week workers living at a low point of physical endurance, there was a scarcity of tenants when the crises of 1349-50 and 1381 came along. The lord bishop had forgotten part of his flock; and that part just bolted when the chance came. Of course, one cannot help wondering just what part of Crawley is in a similar condition today. A ship is usually not much stronger than its rottenest timber.

It almost goes without saying that the tenants had income other than material goods. They had a measure of assurance in the very possession of a lord that in time of at least the worst famines they would receive aid. As against the outside world of men they had an interested protector in their lord bishop. Moreover, that part of the populace called the homage, had the satisfaction of knowing that they shared in the management of the manor, though at times this may have been regarded as a burden. This is similar to the position which in our day is demanded on behalf of industrial workers. The homage chose the tithingman and also the reeve (or bailiff, as he would have been commonly called elsewhere). The members of the homage were the suitors of the courts of the manor. Sometimes they chose new tenants for vacant holdings.¹ And, possibly above all else in their estimation, they had the right to determine the course of agricultural routine and operation; at least such was the case in the early Modern Period, and doubtless also in the Middle Ages.

§ 22. *Commutation of Service Rents.* The system of predial services lay near to the heart of the manor, in fact may be regarded as the heart itself. Of course it is conceivable that a lord might work a home farm wholly by means of hired labor, but such a

¹ In 1315-16 Robert Meriweder was elected by the whole tithing (decenna) to a cottage and ten acres which had escheated to the lord. MS., P. R. O., Ecclesiastical Commission, Various, 159330.

method would not be practicable if the labor was free and was paid a competitive wage.¹ Under such circumstances the large-scale agriculture of the lord, working through a reeve or bailiff, could not compete with the small holdings of the tenants themselves. The direct utilization of the home farm depended, in the long run, upon unfree labor. The lord's advantage came through the low wage which he paid to the workers in the form of land and food allowances.

Into the reeve's accounts creeps the practice of commutation in the form of works relaxed (*opera relaxata*) or works sold (*opera vendita*). There were at least three kinds of relaxations: (*a*) work given up for the season because of bad weather, (*b*) surplus work willingly commuted or relaxed for the time being because not wanted, and (*c*) much needed labor relaxed or commuted unwillingly. This third kind of commutation might prove to be for but a period if the lord could find another tenant, or it might be permanently if no such tenant was forthcoming.

When the extant accounts of the Manor of Crawley begin (1208-09), all the services due to the lord in the form of rent were apparently rendered. There seem to have been about thirteen laborers who presumably did daily service in the autumn and two days a week during the rest of the year. In addition there were eight or nine who acted as special officials.² Others probably did special services in harvest and at other times, just as we find them doing later in the century.

A change in the management of the manor seems to have occurred about 1231-32. In that year, we find only six laborers doing the daily service during the autumn and two-days-a-week work during the rest of the year. In other words, there were seven week-workers fewer than the usual number; and indeed, we find seven tenements entered under 'defects of rents.' In one case it is stated that the land is vacant. What is cause and what effect is difficult to determine. Certainly there was a diminution in the number of acres in the home farm cultivated and in the number of

¹ The assumption here is that the agricultural laborer and the reeve at the time would have given little or no better service if free.

² See below, §§ 5, p. 188. Cf. also, §§ 6, p. 196.

the lord's sheep kept. Whether the diminution in week-workers caused, or resulted from, the diminution in the lord's cultivation and animal husbandry, is not clear. At any rate, there was no commutation, so far as can be learned. By 1256-57 there were ten laborers doing week-work.¹ The old number had not been quite restored. In the custumal of about 1280 there were four clear cases of commutation of services — apparently of the holders of small tenements in North Crawley.² They were apparently all farthing-holders who had done week-work. The arrangement appears new, being tagged onto the end of the services that were performed. Here we seem to have a clear case of labor services sold because not required by the lord, presumably because of a diminution in both land cultivation and animal husbandry.

The next period, 1315-83, saw further reduction in cultivation on the home farm, a rise in the wages paid to the various special workers, *ministri curie*, and a further decline in the number of week-workers. This third phase occurred chiefly after the Black Death. In 1355-56 and 1356-57 only five week-workers performed their services.³

In the period 1384-1448 there was further curtailment of activity on the home farm. The wages of the *ministri curie* were increased, at least from 1411 onward. And both week-work and other services diminished. In 1389-90 there were rendered or acquitted 700 autumn week-works out of a total of 950, and 984 winter week-works out of a total of 1394.⁴ In all, 69 per cent of all works were either rendered or acquitted for special service.

The Black Death and Revolt of 1381 had come and gone.⁵ At least the first hit Crawley hard. The impact was met, as apparently similar pressure had been met before, by curtailment of the work on the home farm and by an increase in the wages of the special workers. It was a new device when in 1407 the home farm

¹ See below, §§ 9, p. 214. Cf. also, §§ 10, p. 222.

² See below, §§ 11, p. 238.

³ See below, §§ 15, p. 271; §§ 16, p. 279.

⁴ See below, §§ 17, p. 286.

⁵ On the subject of the commutation of service rents and its relation to the Black Death and Revolt of 1381, see the works of J. E. Thorold Rogers, T. W. Page, H. L. Gray, and especially Miss A. E. Levett (for the Winchester group of manors).

was leased to the reeve.¹ In the accounts of 1409-10 and 1410-11 all the week-works had apparently disappeared with the possible exception of the winter week-works of three farthing-holders in North Crawley.² In the account for 1448-49 we find that the three farthing-holders had apparently commuted all their services.³ This was the first year of a new lease of the home farm — for a period of eight years.

Now, the interesting question is whether the leasing of the home farm or the commutation of labor came first. We have put the question to two scholars who have long worked in the medieval field, and received opposite replies as to the general development in England. In Crawley it is clear that all week-works had been lost before the regular policy of leasing the home farm had been adopted. They had been lost through acquittance, default, and especially commutation. On the other hand, practically none of the non-week-works had been commuted. So, it appears that both our experts would have been right for Crawley: week-works had been commuted before leasing and non-week-works afterwards. The lord and the farmer, realizing the importance of the subject, inserted in the first account under the lease of 1448 just what services were due and what were not. The table on the following page gives a summary of the situation.

What has usually not been appreciated is that the demesne farmer received with his lease not only the land, buildings, implements, and livestock, but also uncommuted services.⁴ In the year 1448-49 the general farmer, or farmer of the home farm, received 859 works, or days of service, along with the plowing of 10 acres and the harrowing of 69 acres. In the account for 1513-14, it is stated that the customary works, not commuted, belonged to the farmer with his farm, except the carriage of wood.⁵ And in 1562 occurred an interesting case of a revival or adaptation of predial services. One of the lord's bondmen, possessing a virgate of bondland in South Crawley and also a farthing of bondland, a farthing

¹ See below, §§ 18, pp. 293 ff.

² See below, §§ 18, p. 296; §§ 19, p. 305.

³ See below, §§ 25, pp. 474, 477.

⁴ See below, §§ 23, p. 466; §§ 25, p. 475; §§ 26, p. 490.

⁵ See MS., P. R. O., Ecclesiastical Commission, Various, 155861 (5-6 Henry VIII).

of gavel-land, and a pightle of purpresture land in North Crawley, drowned himself in a cask of water. His holdings accordingly escheated to the lord. The recipient of these escheated lands was permitted to farm out to the widow of the deceased a messuage and six acres of land on condition that she wash the lord's sheep

TABLE SHOWING SERVICES IN 1448-49¹

Service	Due	Ac- quitted ²	De- faulted ³	Com- muted	Ren- dered
	Acres	Acres	Acres	Acres	Acres
Plowing	25	1	14	10
Harrowing	90	12	...	9	69
	Works	Works	Works	Works	Works
Carrying the fold	75	3	72
Carrying the manure	186	12	174
Mowing the meadow	50	8	42
Carrying the wood	49	1	48
Washing and shearing sheep	297	43	27	227
Carrying corn	150	6	144
Shocking corn	6	6
Autumn boon-work	262	45	17	54	146
Autumn week-work	950	200	...	750	...
Winter week-work	1558	410	82	1066	...
Total ⁴ Works	3,583	728	126	1,870	859

¹ See below, §§ 25, pp 635-640

² Acquitted through service — by such officials and special workers as reeve, plowmen, and shepherds

³ Defaulted means that for some special reason, not expected to be permanent, the service was not rendered. In the case of plowing it was the lack of whole plows on the part of South Crawley tenants — an old condition. In the other cases it was due to estates being at the time in the hands of the lord.

⁴ The acres are not included in the total works (days of labor).

(leased to the general farmer) for two days (each year) and shear them for three days (a year), no other service being required.¹

In the account for 1503-04 we find that the custom of carrying the lord's wood, mentioned above, which had not been at all commuted in 1389-90 or 1448-49, was sold apparently to the tenants themselves.² The sale continued to recur in this form down to enclosure,³ that is, as a kind of special quit rent. The custom of

¹ See MS., P. R. O., Ecclesiastical Commission, Court Roll 110/2, fol. 9d. (10 Sept., 4 Elizabeth).

² See below, §§ 26, p. 492.

³ See MS., Millbank, Ecclesiastical Commission, 158298 (year 1790).

carrying the lord's manure lasted down to 1690 when it was commuted.¹ But the washing and shearing of sheep, and possibly a few other customs, remained until 1795 when they were commuted under the enclosure act.² In 1601 a customary tenant was amerced half a mark for not washing and shearing the lord's sheep as he ought according to the custom of the manor as expressed in the old custumal. When a tenement was leased, the condition was made that the services that were due should be rendered. This held right down to the time of enclosure, and, as a traditional procedure, even after that date.³ It was thought in 1794 that the surviving dues owed to the lord were worth £12 10s.⁴ Probably this sum included both uncommuted services and such a payment as churchscot. For these straggling rights the lord received a final payment in the form of land.

My lord bishop of Winchester, savior of souls, was a zealous shepherd when it came to human services owed to him. He clung tenaciously to the servitudes his tenants bore in his favor. In order to hold to the service system he restricted his home farm and then leased it; he sold services where he could not exact them. He kept what services he could, to lease along with the sheep to the general farmer. Some of the sheep gave wool, some services.

Look upon England and then upon France, Germany, and other Continental European countries! That England gave up her manorial system in the fifteenth century, that is, gave up cultivation of the home farm by a reeve and the exaction of services, is the accepted theory; while parts of France held much of theirs until the Revolution, and Prussia until the early part of the nineteenth century. But, if Crawley be at all typical of England, we need to reconsider this judgment. Manorial origins have been much studied in England and the early commutation of labor also. But manorial survivals, and particularly the survival of predial services, have been lightly passed over. Perhaps Crawley was peculiar, and Church estates backward. But also, perhaps not. It is at least significant that there probably were more semi-manorial

¹ See below, §§ 35, pp. 516, 517.

² See below, §§ 55, pp. 596 ff.

³ See MS., Millbank, Ecclesiastical Commission, 153076, fol. 159 (4 April, 1795).

⁴ See below, § 30, p. 105.

survivals in Crawley in 1795 than there were in French manors, if indeed any at all remained in France. What a lot of land laws in the nineteenth and twentieth centuries have been necessary to modernize the surviving medieval system! And it was only yesterday (1926) that the quit rents, paid in lieu of services, general and special, were (practically) abolished. What a contrast between the leadership of England in industry and transportation on the one hand and her backwardness in land tenure on the other! And what a contrast, indeed, between the agricultural progress of England and her agrarian conservatism!

§ 23. *Leasing of the Demesne.* A lease is a contract to give something to somebody for an understood period, to be used, within limits, as the lessee sees fit. In the Crawley documents the term used is commonly farming (*ad firmam dimittere*) in contradistinction to renting (*locare*) or selling the right to (*vendere*) for a year or other short period. There can be no doubt that the periodic renting was a step to leasing or farming. The sow was put out to farm, 1370-1448,¹ and the uncertainties of pig raising given up by the lord. Later the conies were leased for a long period at a time.² Land was first rented for a year, then leased for increasing periods. Various bits of demesne were rented, some as additions to the holdings of customary tenements and some as separate and distinct holdings. For instance, about 1287-88 the lord's seneschal handed over to three tenants of Wodecote (in South Crawley) twenty acres of demesne land carefully measured, free from all secular services (but not from churchscot?) for their lives and for their heirs' lives.³ The estates at Wodecote were off on the borders of the manor, far from the village. They seem to have had a somewhat separate existence, though not so much removed from the village as the Hoo or the Rookley House estate.

No effort has been made to discover the first instance of leasing in Crawley. At least as early as 1402-03, however, a virgate of bondland and twenty-two acres of purpresture in Wodecote, just

¹ See MS., P. R. O., Ecclesiastical Commission, Various, 159380 to 159440. See especially below, §§ 18, p. 302.

² See below, §§ 26, p. 493.

³ See below, §§ 11, p. 238.

mentioned, were leased for twelve years.¹ This may have been a suggestion or model for leasing the home farm in 1407. Just what the legal arrangement was for the lease of the home farm we do not know. It was a contract (*convencio*) made with the counsel of the lord bishop,² but certainly not regarded as a great departure in the management of the manor.

The essence of the leasing of the demesne, or home farm, was the development of an attitude toward the reeve who managed it. During the thirteenth century the lords of Crawley gave not a little attention to the working of the manor. The reeve did his work and accounts were based on what he was able to accomplish under supervision. In the fourteenth century, however, responsibility was shifted gradually to the shoulders of the reeve. Probably shortly after the famine of 1316 and 1317 there was a tendency to hold the reeve responsible for a certain standard of production. At this very time there was doubtless a corresponding tendency on the part of the lord to give up the initiation of agricultural practices. Then after the Black Death this tendency was accentuated owing to the difficulties involved in dealing with unwilling tenant laborers. From about 1370 onwards, we see the same more clearly. In other words, there was a movement on foot — even before the Black Death — to put the responsibility of cultivation upon the reeve and a preference for a certain minimum of income over the ups and downs of crop variation. Whether this preference grew partly out of the famine difficulties of 1316 and 1317, the sharp practices of reeves, the wars with Scotland and France, or a growing interest, on the part of the bishops, in church building and the founding of colleges, is not easily determined. At any rate the leasing of the demesne was the logical result of forces which were rather slow in working themselves out. The new situation may perhaps be otherwise expressed by saying that, as the entrepreneurial ability of the reeves increased with the incoming of commercial practices, the bishops took advantage of the fact to concentrate on the things in which they were specially interested.

¹ See below, §§ 18, p. 296.

² *Ibid.*, p. 300.

Since we do not possess the lease of 1407, we do not know just how it read. A complication arises out of the fact that the lessee was also the reeve of the manor. It is difficult to tell just when he is accounting for things as lessee and when as reeve. Apparently the chief profit that the reeve could hope for arose out of the returns from grain cultivation. If the price of grain was high, only so much had to be accounted for. If it was low, then more was due to the lord. As before, the wool was sent to the lord's palace of Wolvesey for sale there. Other products were sold for the lord's profit. Perhaps we can put the matter this way: the reeve leased the grain lands, the uncommuted services, and the implements (*utensilia*). The implements included three plows and one cart, all with their full equipment.¹ On the whole, we get the impression that the home farm was in a rather poor condition at this time.

The permanent leasing of the home farm occurred in the period from 1448 to the nineteenth century. According to the arrangement of 1448, the lessee paid £6 13s. 4d. in money each year and the wool produced during the year. By 1487 the yield of wool had been given up, the farmer paying £6 13s. 4d. for the grain and £15 3s. 4d. for the livestock, and, of course, also for the lands and buildings connected therewith, along with the implements and uncommuted services.² The money payments continued thus until the nineteenth century. The livestock came to include only sheep. The number of sheep included in the lease was increased. And there was apparently a gradually diminishing amount of arable and also of equipment, apart from buildings. As is indicated elsewhere,³ we lack information about the premiums paid for the lease. Just before enclosure it was stated that the bishop of Winchester ordinarily gave a lease for twenty-one years with fines for renewal increased "in proportion to what improvements had been made."⁴

The first farmers of the demesne were of the soil of Crawley. There were William Cuppere, the reeve, in 1407; William Sely,

¹ See below, §§ 18, p. 303.

² See below, §§ 23, pp. 466 ff. and §§ 26, pp. 489 ff.

³ See below, § 24, p. 86.

⁴ Driver, A. and W., *General View of the Agriculture of the County of Hants* (1794), p. 21.

reeve, in 1448; John Coupere in 1487 with a 21-year lease; and Henry Coupere in 1491 with a 30-year lease. Later farmers were William Seynthyll, Gilbert Coke, and, by 1570, Thomas Percy. There came John Holwey, alias Edmondes, followed by Percy Edmondes. While the first four farmers were Crawley tenants, the others were apparently from elsewhere. And this was to be typical of the subsequent period. As more and more capital was required to carry on the business of agriculture, outsiders came to have an advantage. And as more and more capital came in, the element of a residence, a fine place to live and hunt, came to the foreground.¹

The steps in the history of farming seem to be somewhat as follows. The sow was farmed in 1370, part of Wodecote in 1402, and the home farm tentatively in 1407 and as a permanent policy in 1448. In the sixteenth century farming (or leasing) somebody's land, in addition to cultivating one's own, became a common practice.² In the development of this practice, the reeve played the chief part. What became of the able Coupere family,³ is not indicated in the records. Both the Selys and Couperes disappeared — the fate also of the Waytes, Pitters, and Perns, yeoman farmers all, in the late nineteenth century.

§ 24. *The Lord's Receipts.* For the period from 1208 to 1790 we have the details of money income from Crawley in great fullness, except for the fines on the renewal of leases. Some of the chief items are shown in the table on the following page.

Up to the time the home farm was leased to the demesne farmer, there were ups and downs in the returns to the lord, that are startling. The three chief variants were court dues, profits from animal husbandry, and profits from grain cultivation. The introduction of demesne farming in place of reeve cultivation brought in both evenness and certainty.

The approximate total money receipts of the lord from his Manor of Crawley is indicated in the table on page 85.

There were probably four periods in the history of Crawley, as

¹ For a continuation of this subject for a later period, see below, § 29, p. 99.

² See below, §§ 36, p. 519; §§ 37, p. 522.

³ See below, §§ 49, p. 545; John Coper made a will (1513) leaving his farm of Little Somborne, an adjoining parish, to his son and (apparently) son-in-law.

reckoned from the standpoint of the lord's income. First, there was the pre-manorial period, during which the lord received probably only rents in kind. About this we know nothing specifically.

CHIEF ITEMS OF THE LORD'S RECEIPTS

	1208-09	1309-10	1408-09	1503-04
Fixed Rent (net) ¹	9 9 0	10 5 7	11 15 11	13 10 8
Sale of Services	None	None	2 11 4	2 6 8
Court Dues ²	2 17 6	6 0 10	2 13 1	1 16 10
Animal Husbandry	13 4 3½ ³	59 11 7	19 10 0 ⁴	None
Grain Cultivation	9 14 6	44 12 9½ ⁴	28 18 5	None
Farm of Home Farm	None	None	None	21 16 8
Total Income	46 16 2	157 8 8	74 14 4	43 13 11

	1625-26	1735	1790	1912
Fixed Rent (net) ⁵	13 15 11	13 16 9	13 16 9	0 6 5 ⁵
Sale of Services	2 8 0	2 8 0	2 8 0	None
Court Dues ⁶	0 16 10	10 0 8	Omitted ⁶	0 6 9
Animal Husbandry	None	None	None	None
Grain Cultivation	None	None	None	None
Farm of Home Farm	26 16 8	21 16 8	21 16 8	None
Total Income	51 3 4	55 7 7	41 8 9	0 13 2

¹ Exclusive of the pound of cummin, at first paid in kind, later in money, for the estate called the Hoo.

² Includes tithingpenny, fines, heriots, marriage payments, amercements, strays sold.

³ The value of the wool sent to Wolvesey this year was estimated. This item is therefore only an approximation.

⁴ Unusually high.

⁵ Really quit rent. The year 1912 is conspicuous because it showed a return, most years before and after showing none.

⁶ Omitted from the account consulted.

Secondly, there was the manorial period (from Anglo-Saxon times to 1448), during which the lord received not only rents in money and in kind but services on the home farm, from which profits were

derived. The third period extended from the early fifteenth century to the nineteenth, during which the lord was once again (largely) a rent taker and the collector of payments connected with such jurisdictional rights as could be enforced. Then, fourthly, the value of the demesne and of the rights over tenants'

LORD'S ANNUAL RECEIPTS FROM CRAWLEY

Years	Reeve's Yield	Demesne Farmer's Rent	Net Income in Money	Remarks
	£ s. d.	£ s. d.	£ s. d.	
1065-66	None	35 0 0	From Domesday Book
1085-86	None	35 0 0	" " "
1208-26	None	54 5 9	Yearly av. — reeves' accts.
1231-1314	None	85 14 5½	" " " "
1315-83	None	82 3 4½	" " " "
1384-1448	72 7 1½	" " " "
1449-54	[30 10 3]	6 13 4(?)	37 3 7	Livestock not farmed
1503-04	[21 17 3]	21 16 8½	43 13 11	MS., Millbank, E. C., 155648
1546-47	[27 10 7]	21 16 8	49 7 4	MS., P. R. O., E. C., V., 155886
1570-71	31 5 9	21 16 8	53 2 5	" " " " 159473
1625-26	24 6 8	26 16 8	51 3 4	" " Exch. Aug., Misc. 312
1647-48	[41 6 6½]	½th of sale price
1733 ¹	24 0 4	21 16 8	[44 16 11]	Includes Pigeons Hold
1735 ²	33 10 11	21 16 8	[55 7 7]	Complete. Taxes not deducted
1750-51 ⁴	23 8 3	21 16 8	[45 4 11]	Fines, heriots, and taxes not included
1773 ³	19 19 7	21 16 8	[41 16 3]	Fines, heriots, and taxes not included
1790 ⁶	19 12 1	21 16 8	[41 8 9]	Fines, heriots, and taxes not included
1796 ⁷	[22 14 7]	21 16 8	44 11 5	Complete — Pigeons Hold and fees
1807 ⁸	[21 18 9]	21 16 8	42 15 5	Pigeons Hold, but no fees
1912 ⁹	None	None	0 13 2	Possibly incomplete

¹ The amount since at least 1487. See below, §§ 23, p. 466.

² MS., Millbank, Ecclesiastical Commission, 158264.

³ *Ibid.*, 158265.

⁴ *Ibid.*, 158274.

⁵ *Ibid.*, 158284.

⁶ *Ibid.*, 158298.

⁷ *Ibid.*, 158299, 1582501, and 1582502.

⁸ *Ibid.*, 158300.

⁹ *Ibid.*, "Crawley Manor, List of Tenants."

lands were transferred into money in the nineteenth century, whereupon the lord became practically a taker of interest and dividends.¹

¹ Reference is here made to the action of the Ecclesiastical Commissioners, who, upon enfranchising the land, apparently invested the proceeds largely in securities. Partly from these investments, which yield interest and dividends, the bishops of Winchester derive their salary.

In all probability the change from the first to the second stage involved not only an increase in total yield but also much greater certainty. The next change brought even greater certainty but less income. In the face of the growing difficulties and general social uneasiness of the fifteenth century, the smaller certain profit was not at the time to be regarded as a net loss. Nevertheless, as the value of money began to decline in the sixteenth century, there developed a serious problem of finding new sources of revenue. For the lord bishop of Winchester this meant (a) charging an ever-increasing premium on the lease of the home farm, and (b) exacting such fines for entry as could be justified. These helped to compensate, if indeed they did not fully make up for any loss through fixity of money income in the face of the falling value of money.¹ Unfortunately we do not possess statistics of the premiums charged for the various leases, though we know that at times they were very high.² Of course, it is the progressive increase of such premiums that explains how it was possible to charge no more for the rent of the home farm in 1807 than in 1487, and no more for the rent of the pasture field called Shert in 1746-47 than in 1314-15.³ The transmutation into money of the rights of landlord and manorial lord, that is, rights over the demesne and over the tenants' land,⁴ made the lord subject to changing values of the monetary medium, from which it was difficult for him to escape.

§ 25. *Rents*. A rent is here taken to be a payment for the use of the lord's property. The reason for the payment is often difficult

¹ Total Income of the bishopric of Winchester. (It is doubtful whether these totals are quite comparable.)

1208-09	£2,720	(Hubert Hall, <i>Pipe Roll of the Bishopric of Winchester</i> , 1903, p. xliii.)
1316-17	£ 5,249	(<i>The Registers of John de Sandale</i> , etc., ed. by Baigent, 1897, p. 628.)
1503-04	£ 3,953	(MS., Millbank, Ecclesiastical Commission, 159648.)
1596	£ 2,300(?)	(Estimate of the yearly rents. MS., Br. M., Lansdowne, vol. 82, no. 32. Incomplete statement (?).)
1829-31 (av.)	£11,151	(Sir L. T. Dibdin and S. E. Downing, <i>The Ecclesiastical Commission: A Sketch of its History and Work</i> , 1919, p. 12.)

² See below, §§ 24, pp. 468 ff.

³ See above, § 11, p. 34.

⁴ Part of this is dealt with under the head of the enfranchisement of land. See below, § 33, pp. 117 ff.

to find. In the case of churchscot, the rent or customary payment attached to various holdings and varying from one to four chickens, arose out of the custom of making a contribution for church purposes. Whether this was for festive or other use, is not stated. At any rate, in some fashion it came to be paid to the lord. Each year 125 chickens were due, from at least 1256-57¹ to enclosure in 1795.² It is not unlikely that this payment is the oldest one about which we have specific information.

Apart from churchscot, the only regular rent in kind was one pound of cummin paid by the holder of the estate called the Hoo or the How. This appears about 1267;³ and, in one form or another, the item occurs in the accounts until at least 1746-47. While churchscot was a church due originally, this payment in kind was of the nature of a seignorial due, somewhat like a petty sergeanty. Just what service the holder gave to the lord for his tenement (later called Hoo Close), that would justify so small a nominal payment, is not stated in any records read, though one supposition is that the holder may have been the episcopal auditor.⁴

The chief rents paid in medieval Crawley were service rents. In return for the privilege of occupying certain tenements, the holders gave to the lord services of various kinds. These are dealt with elsewhere.⁵

Quit rents were ordinarily money payments to free the tenant from some other kind of payment. In Crawley 4d. were later paid in lieu of the pound of cummin, mentioned above. But more important than this, was the rent paid to be quit of services. This is the 'works sold,' as recorded in the reeves' accounts, or the commuted labor as ordinarily spoken of.⁶

There was also a fixed money payment (*gabulum assisum* or *redditus assisus*) which occurs in the records from at least 1208

¹ See below, §§ 9, p. 220.

² See MS., Millbank, Ecclesiastical Commission, 158298 (year 1790). Cocks and hens, 125. Deducted for lands, 12 and for widows, 10. Net total is 103.

³ See MS., P. R. O., Ecclesiastical Commission, Various, 159298.

⁴ See below, §§ 28, p. 501.

⁵ See above, § 13, pp. 22 ff.; § 14, pp. 48 ff.; § 16, pp. 53 ff.

⁶ See above, § 22, p. 75.

down to enclosure as a fairly steady item. What it amounted to in early times may be seen in the following table.¹

AVERAGE YEARLY FIXED RENT

Period	Years ¹	Net Rent		
		£	s.	d.
1208-1226	13	9	11	2
1231-1314	55	9	18	0
1315-1383	63	11	19	0
1384-1448	42	11	14	10

¹ That is, the number of years for which there are figures.

The unsettled question is the meaning of fixed rent. We know it was paid in hard cash, but can only surmise its origin. More of it was paid by South Crawley tenants, who, we have surmised, were originally freemen, than by North Crawley tenants, who may have been an enslaved (Celtic?) group. It might seem therefore to reflect an early condition of freedom. The other explanation is, however, that fixed rent arose from some early, and forgotten, commutation of services. Thus the first view indicates a free origin, the latter servile. It is not improbable that both hold true, the first for South Crawley, the second for North Crawley. Certainly there were tenants in North Crawley who paid varying amounts of fixed rent, some even higher amounts than any paid in the south part.² Still it remains true that as between the two parts the South paid money and the North services — even the objectionable week-work.

All of the rents so far considered have been customary, that is, fixed by custom and not changeable. Rack rents are hard to find in medieval Crawley, and we cannot be sure when we come across them. Perhaps we may distinguish between nominal rack rents and real rack rents. The nominal rack rent is a payment for land rented freely to anyone by the lord, legally at the highest market price but actually at a much lower and more stable rate. Some of the pasture fields came under this heading. Perhaps we ought to put into this category the two inns which paid 1s. each from 1218-19 to 1278-79. Some of the special estates, like the later Pigeons

¹ For the amounts paid in later years, see above, § 24, p. 83.

² See below, §§ 11, pp. 232 and 237.

Hold, may have also belonged to this class. The pightles, or small bits of purpresture, constitute another example. The most interesting case, however, is the plot of a small number of acres of arable rented from year to year. The following table gives the details of such rentals for the first century of the accounts.

RENT OF ARABLE LAND

Period	Years ¹	Av. "acres" rented	Av. rental per "acre"	Av. rental ² per statutory acre
1208-1222.....	11	15.87	4 d.	8 d.
1231-1307.....	45	16.76	8½d.	17 d.
1208-1307.....	56	16.58	7½d.	15½d.

¹ Years for which there are figures.

² The rental value of land in Crawley (Oct., 1928) is given by Professor Wibberley as from 10s. to 15s. an acre; the selling value £15 to £20 an acre. Mr. J. O. Robertson, estate agent, at the same date put it thus: the approximate value of land with suitable buildings in this district is £10 an acre. The average rent per acre of such land would be 10s., but anyone wishing to rent grass land alone would have to pay from 30s. to 40s. per acre for good meadows.

These seem to be unusually high rates and may in fact be competitive rents. In 1381 the rebels just outside of London asked for land at 4d. an acre. In certain parts of northern England, until the early sixteenth century, 4d. an acre was the common rate.¹

Any effort to study rents statistically in the Middle Ages is confronted with insuperable difficulties. In most cases various things were paid, especially money and services. The lord's home farm presents another type of difficulty, at least in the Modern Period. The rental fixed in the fifteenth century prevailed until the nineteenth, as we have already seen. But the rack renting, which does not appear on the surface, is hidden in the premiums which the lord received on giving the lease. A similar situation in connection with the tenants' lands occurred in the sixteenth century: the old rents were left, but heavy fines were charged on entry. Indeed, rather consistently the lords of Crawley seem to have charged at first customary rents and then only nominal rack rents. The idea of benevolence and custom probably underlay the situation, as indeed is the case with the rental of cottages in Crawley today.

About the renting of tenants' land by tenants, from the sixteenth to the nineteenth century, we have but little information.

¹ See, for example, G. H. Tupling, *Rossendale* (1927), p. 162.

Whether they too leased at a nominal rack rent and charged a premium for the lease, we do not know.

§ 26. *Economic Attitudes in Medieval Crawley.* There was, of course, no formulated theory in medieval Crawley, in the sense in which we speak of Wyclif's theory of dominium. There was no complete consciousness of social and economic conditions and therefore no agreement on the subject. The people of Crawley lacked a language to express generalizations and they lacked a leader. The Bible would have helped, but they read it not. The rector could have applied its examples to their position and become their leader, but he had no such ambition, so far as can be learned.

What is here referred to is the unformulated, partly conscious ideas which the tenants of Crawley probably accepted or held. Of course, such ideas, being unexpressed and not wholly conscious, are not to be uncovered now with any degree of certainty. We have no other method open to us except inference from medieval action, subsequent position, and what men of modern selfishness and ignorance would probably have thought.

Probably the most pronounced attitude that the medieval peasants of Crawley struck was toward their lord, the bishop of Winchester. Him they had never or rarely seen — just as the head and assistants of a department store have never seen the owner of it, or the superintendent and workers of a mine have never seen the president of the company that owns or operates the property. Probably the tenants of Crawley disliked the services which they had to perform, particularly the week-work due from North Crawley tenants. The neglectful or spiteful way that some did it, as indicated by the court rolls, suggests that some of them did the least possible work that would be accepted. Probably the only compensation that they saw was the corrodies and the special gifts made by the lord at boon-work. Having all too little pasture and woodland, they doubtless held that the lord had not played fair with them. Whether the people of Crawley ever held to the common peasant tradition of an original freedom and ownership of the land, is not known. One would judge from the cost of locks

and the appointment of keepers of corn in the field that there was a more or less tacit understanding that it was more of a crime to be caught stealing the lord's goods than actually doing so.

There can be little doubt that the peasants of Crawley came to object to manorial economy, preferring to cultivate their own holdings and such additions as they could procure, rather than to spend part of their time on the lord's land. Certainly commutation of labor on the demesne was first demanded and then partially attained, before the lord gave up his cultivation of the demesne. What the tenants preferred was to pay more money rent and less labor service. There would be little question that at the same time they thought too high the rent of both demesne lands and their own customary tenements. On the whole, the chief and unmistakable inference is that the tenants preferred collective peasant economy to manorial economy. Doubtless this preference was based partly on feeling but partly also on rational economic grounds. Circumstances were later to make the change more favorable than they could have dreamed — favorable to the strong and the careful, while disastrous to the careless and the unfortunate.

The open-field system with its tiny plots cultivated under a communal system of regulations, the Crawley peasants probably thought the only method. Certainly they clung to it down to modern times. Their chief anxiety in this connection was to keep the hedges and fences, balks and hurdles in proper condition, to prevent injury to their various holdings, and to keep open the roads and lanes.

They probably accepted the fallow system of cultivation, thinking that the land needed a rest or at least the tonic that a fallow brings. It is not unlikely that there was a tradition that rye did not grow well on their chalk soil. Manuring they thought worth while, but probably resented having to cart the lord's out to his fields. A good piece of pasture they thought had best be kept separate from tillage. And they probably thought that seed from their own ground was as good as any other.

In animal husbandry, the peasants of Crawley believed in, and practised, castration. Though they wisely refused to follow a

natural system in this respect, they accepted animal diseases as they came along, probably as the work of an evil spirit, at the very time that the lord made an effort to obviate or mitigate the worst attacks. Certainly breeding was considered to be an animal function, in which man had a share only in helping parturition. One man's sheep were as good as another's. There was complete democracy in animal intercourse and a fine socialism in sharing diseases and parasites.

The size of their holdings, the peasants were dissatisfied with. They added little bits of the lord's demesne, purprestures, to round out their all-too-small tenements. They held their allowances of pasture inadequate, as we have seen, particularly in dry years. Oxen to them were probably preferable to horses, because better at the plow in a hard soil like Crawley's, and because worth more when killed or when sold in old age.

Barley and oats the peasants of Crawley thought the best food for themselves, while wheat was more suitable for sale in the town market. Prices they doubtless thought were manipulated by the town dealers. And, at the top of their little world, the reeve, their chosen boss, was probably secretly despised, because he was one of themselves. Of course, one cannot help wondering whether the peasants had an absolutely free choice of reeve. In any case, there would be pressure to elect the most capable tenant. To them intrinsic merit would not be equivalent to the strength and power ascribed to strangers or to those of a higher social class.

People of medieval Crawley, we may do you wrong! But there is argument for, and in some cases present survival of, the attitudes, ideas, and weaknesses here indicated. Doubtless not all reacted alike to all situations. The chief characteristic in common was the lack of a theory of how things could be done differently and better.

§ 27. *Rise of Personal Freedom.* Probably personal freedom had existed in Crawley before the lord bishop came into its affairs. Apparently also some measure of servitude was there, particularly in North Crawley. Serfs and slaves there were in Domesday Book (1086). In the period 1086-1248 the voice of freedom seems

to have got no farther than the freeing of the slaves, and the leveling of all the people to the rank of serfs. One of the disabilities of serfs was that they were not permitted to live outside the manor. From 1248 to the Black Death of 1349, however, there were tenants in Crawley who were willing to pay an annual fee for the privilege of remaining away from the manor, while others fled, leaving their land and goods behind them.¹ This was the annual recognition so often found in the reeves' accounts. When fully expressed, the item read something like this: 6d. from Robert Sewyne, the lord's bondman (*nativus*), for the privilege of remaining wherever he wishes, with the understanding that he come back at the two lawdays — under the pledge of Robert le Bonde and John Trigg.² Sometimes there was the additional statement that the person in question might remain at Sparsholt, or elsewhere, and should still regard himself as the lord's bondman.³ Just why such persons wanted to live elsewhere, we do not know. We rather plausibly surmise that the older sons saw advantages elsewhere and that in many cases the aged simply wished to live out their days with daughters or sisters married elsewhere.

From 1248 to 1312 the yearly payments for annual recognition were small, ranging from 6d. (for one person) to 2s. 6d. From 1317 to 1346 the amount received each year from this source was from 4s. to 9s. During each of the two years 1347-48 and 1348-49, only 6d. and 12d. were paid for the privilege. Then during the long stretch from 1349 to 1433 the lord apparently collected no fees for annual recognition. Flight from the manors in England was probably so common in the confusion following the Black Death and Revolt of 1381, that anyone getting away could stay away without much risk. But from 1433 to at least 1598 various sums were collected on the occasion of annual recognition under the name of *chevage*, the amounts ranging from 8d. to 4s. a year up to 1454. In 1448-49 it was stated that two persons were to remain in Canford and one at Sparsholt. Under the same heading of *chevage* is an entry of 8d. for the privilege of being apprenticed

¹ See above, § 21, p. 70, n. 1.

² See below, §§ 14, p. 259.

³ See below, §§ 25, p. 476; cf. also, §§ 26, p. 491.

to the blacksmith.¹ In 1598, John Wilkins paid for the privilege of living away from the manor for seven years, while John Browning paid for being away for ten years. Both were to perform the customs and services due to the lord, both being put under pledge. Both were called customary tenants.²

Another clear mark of servile status, other than chevage or annual recognition, was the payment of a fee for the privilege of getting married, especially away from the manor. This is the well-known *maritagium* or *merchet*. It runs through the Crawley accounts (1208-1448) as a regular item. Even in 1570-71 one of the customary tenants, Thomas Wayte, paid 3s. 4d. for the privilege of marrying his three daughters outside the manor.³

Clear marks of the survival of a servile status are found in the occurrence of chevage, *merchet*, and the use of the terms *bondman* (*nativus*) and *bondwoman* (*nativa*). In 1515-16 the collector of rents, Thomas Davy, was labelled the lord's *bondman*.⁴ In 1570-71, six out of ten persons, whose services had been commuted, were specifically put down as *bondmen* (*nativi*).⁵ They were all farthing-holders of North Crawley, where the servile status probably remained longest. Even in 1625-26, and possibly later, divers tenants paying the lord for the commutation of their services were called *bondmen*.⁶ After Queen Elizabeth had commuted 200 *bondmen* on the Duchy of Lancaster in 1575, however, it must have been difficult for other lords to hold their tenants to the old servile status.

We may infer that the chief factor in the rise of personal freedom in Crawley was the decline in predial services. The latter followed the former about 200 years. This was a big lag, to be sure, but the system of binding men to the soil and otherwise curtailing their liberty had become rooted in the legal system and would not at once disintegrate. There was also probably the ques-

¹ See below, §§ 25, p. 476.

² MS., P. R. O., Ecclesiastical Commission, Court Roll, 158008 (113/7), fol. 42 (26 March, 40 Eliz.).

³ *Ibid.*, Various, 159473 (one of 103 rolls).

⁴ *Ibid.*, 155863 (7-8 Henry VIII).

⁵ *Ibid.*, 159473 (one of 103 rolls).

⁶ MS., P. R. O., Exchequer Augmentation, Miscellaneous 312, fols. 68 and 69 (1-2 Charles I).

tion, long after the 1380's and even after 1448, of a possible return to customary services. A second factor was doubtless the cumulative effect of the influence of the spirit and example of personal freedom in the towns. The encroachment of the royal courts on manorial courts was a notable and more tangible influence.

No Magna Carta of personal freedom was inscribed in Crawley. A free status came without leaving a precise mark. In 1553 Randolph Davy, being a bondman, had committed the offence of leasing his messuage and farthingland without the lord's consent. In the entry it is written in that he has been manumitted (*manumissus*).¹ We have noted no other reference so specific. But the general story is clear enough. The term bondman was gradually superseded by the very different phrase, customary tenant, which had itself long been in use. *Merchet* and *chevage* ceased to be recorded. But, of equal significance, the newly freed persons, beginning to make use of their personal freedom by moving about, developed a market for land that had not before existed in Crawley.

§ 28. *Rise of a Market for Land: Old Units split up.* In the Middle Ages, in Crawley, a family held its tenement until it died out or until it deserted without claim. In the sixteenth century, however, a very different situation arose: the tenant could leave his holding and at the same time retain his title. Or, put in other words, the copyholder could derive an income from his copyhold without actually working it. This was closely akin to the new position of the capitalist: he could loan his money freely at interest, deriving an income therefrom quite apart from the actual use of the capital. Of the parallel development in the use of land we need a good deal of investigation.

There sprang up in the sixteenth century a market for land, made possible by the developing freedom of the individual and the lord's need for a greater money income. As time went on, the rise in prices became a factor also. Land came to be readily transferred from person to person, but the transfer was not free. If a tenant wanted to lease his holding to someone else, he could get

¹ See below, §§ 36, p. 519.

the lord's permission to do so for a specified period, on condition that he pay the lord a fine for the privilege and that the under-tenant meet all the obligations connected with the land he occupied. So many transactions of this kind were put through that a separate set of records, apart from the ordinary court rolls, was required. These are the books of fines which are very numerous for the whole bishopric of Winchester. They run from 1507-08 to 1766-67,¹ becoming voluminous in the reign of Elizabeth. A few significant extracts relating to Crawley are to be found printed below.²

Although the books of fines contain fines for the entry of a son upon his family inheritance and for the entry of a new tenant to a tenement that had escheated to the lord, as in the Middle Ages, they also record, and most characteristically, the fine for permission to lease or sublet a holding. Of course this was pure gain to the lord. All the old customs were due as before; there was now this additional revenue from the incoming of the new class of tenants. The raising of the fines for entry seems to have been the order of the day. The following case illustrates both the increase in fines and the new system of the farming or leasing of a tenant's land. In the year 1553 Randolph Davy, the lord's bondman, was said to have leased his holding without the lord's consent. Accordingly, his estate escheated to the lord; but it was given back on condition that it bear henceforth the old fine and an increase (in all 5s. 4d.), the privilege of leasing the holding being now granted.³

Besides the new use for the fine on entry, there was a new use for the surrender. The surrender was the return of the title to the lord, enrollment taking place as a matter of record. This was, of course, no new practice, though there are few instances in the medieval period. But in the sixteenth century and particularly in the seventeenth and eighteenth, the surrender was used for a new purpose — to facilitate the mortgage of land. For a study of both the transfer of estates and the loaning of money on the security of

¹ MSS., P. R. O., Ecclesiastical Commission, Court Rolls 108/1 to 135/5.

² See below, §§ 36 to §§ 40, pp. 518-530.

³ See below, §§ 36, p. 519.

bondland, the books of surrenders of the bishopric of Winchester are invaluable. They run from about 1552 to 1763-64.¹ Thereafter the entries occur in the ordinary court rolls. It should be noted that the books of fines and books of surrenders are nothing but special kinds of court records. A few samples of the surrenders are printed below in this book.²

Our interest in surrenders centers in the transfer of land and its economic and social significance. There was a great deal of consolidation of tenements, three, four, or more being piled up to form a new unit, without the individuality of the several tenements being disturbed. This was not new in kind, only in extent.³ Cottagers were, however, separated from their arable and pasture lands. This was more novel. In 1560 a single cottage in North Crawley was given over to a woman and her husband, each paying a fine, without reference to any land or garden attached.⁴ In the year 1610-11 a tenant received the lord's permission to lease a cottage with yard and garden (or orchard).⁵ In 1612 Ambrose Davy surrendered a farthingland in North Crawley along with the right of pasturing one cow, to the use of Richard Davy. But Ambrose reserved for his own use the messuage in which he lived, together with the barns and other buildings. He also reserved for himself a cottage with a yard and garden (or orchard) at the time occupied by a kinsman.⁶

The leasing of unattached land is illustrated by the case of Thomas Syms, who in 1553 obtained a licence to put to farm to anyone a parcel of twenty acres of bondland in the furlong of Wheatgarstens for the period of five years.⁷ In 1634 Richard Syms loaned money to Richard Pucknoll (the blacksmith?) in the form of a mortgage on the latter's holding of a farthingland and an extra rood.⁸

Many bits of land and rights connected therewith were attached to a single messuage (or farmstead), thereby creating a

¹ MSS., P. R. O., Ecclesiastical Commission, Court Rolls, 136/1 to 143/8.

² See below, §§ 41 to §§ 48, pp. 531-543.

³ See below, §§ 37, pp. 521, 522; also below, § 32, pp. 111 ff.

⁴ See below, §§ 37, p. 522.

⁵ See below, §§ 40, p. 529.

⁶ See below, §§ 41, pp. 531-532.

⁷ See below, §§ 36, p. 519.

⁸ See below, §§ 43, p. 535.

larger unit for cultivation. A late instance of this is found in a surrender made for the purpose of a mortgage in 1671. The whole estate involved was made up of (a) a messuage (or homestead) with a virgate of bondland and a pittle (or pigtle, probably purpresture land), (b) part of a granary (or barn), orchard, and yard with a half virgate of land, and (c) a virgate with $1\frac{1}{2}$ acres of purpresture land, all in South Crawley.¹

The new market for land, then, involved the splitting up of old units to form new ones. These new units were ordinarily larger than the medieval average, but some were smaller, consisting of a cottage, yard, and at most an acre or two of arable or pasture.² A second result was the incoming of a new class of undertenants,³ some of whom were regarded as threatening to the parish. Of course, there could be no fear that the new yeoman farming class would ever become a charge to the parish, but with the landless agricultural laborer renting one of the extra, or tied, cottages of a farmer, the situation was very different. Perhaps these were the subtenants⁴ of whom complaint was made, or the inhabitants⁵ referred to in the court rolls in contradistinction to the freeholders and customary tenants. A third result was the transfer of title, without reference to the nature of the unit, particularly by means of the surrender for the purpose of a mortgage. Apparently (we have no statistics), the earlier mortgage loans were made by one Crawley tenant to another and at a high rate of interest. Later the loans were frequently made by persons living in towns, even at a distance, and at a lower rate of interest.⁶ Of this last development we have evidence from the seventeenth to the nineteenth century. In 1831 James Holdaway, of Crawley, borrowed £300 from Henry Twynam, of Bishopstoke, on the security of his tenement. The mortgage loan not having been repaid, the tenement was forfeited.⁷

¹ See below, §§ 46, pp. 539-540.

² See below, §§ 37, pp. 520, 521 ff.

³ William Wayte, having received a subtenant, or *inmat*, against the statute, is ordered to remove him. See MS., P. R. O., Ecclesiastical Commission, Court Roll, 92/11, fol. 11 (18 Sept., 7 James I).

⁴ See below, §§ 31, p. 510.

⁵ See below, §§ 34, p. 514.

⁶ See below, §§ 46, p. 540; §§ 48, p. 543.

⁷ See MS., Millbank, Ecclesiastical Commission, 153118, fols. 173-178 (13 July).

It ought to be noted that it was a tremendous convenience for a tenant to be able to realize on his holding either by a loan or through an income in the form of rent. It was now possible, for instance, for an heiress to marry outside the manor without losing her inheritance.¹ And it was possible for a cultivator to borrow fairly large sums, we trust for the purpose of improving his holdings. But the practice of borrowing, with land as security, was likely to be dangerous. In 1613 Ambrose Davy had to mortgage his land to John Wilkins,² who had to mortgage his in 1635 to William Browning;³ the last named in 1679 mortgaged his land to John Godwin,⁴ who in 1686 mortgaged his to an outsider.⁵

There is no evidence that the rise of a market for land with its concomitant consolidation of holdings led to any improvement in agricultural methods. This came later — after enclosure. But a further stage in the development of a competitive money economy was reached. In the long process of attaining this goal, there were at least three stages. First, there was the marketing of goods by both lord and tenant. Secondly, there was the payment of money for services and rents. And thirdly, there was developed a practice of subletting and even mortgaging land. Personal property was sold first, then labor, then land. Freedom lay in the trail of money. But freedom meant opportunity for the capable, loss for the incapable. Some families rose, others fell. Out of it all came a yeoman class of farmers and a landless, or semi-landless, class of laborers. The old simplicity of virgates in South Crawley and farthinglands in North Crawley was passing. And in its stead had come the ceaseless change in the size and ownership of holdings, which went on with rapid acceleration well into the nineteenth century.

§ 29. *Gentleman Lessees of the Home Farm.* The first farmers or lessees of the home farm had been reeves and bondmen. This continued to be true for over a century. Then in the second half of the sixteenth century, and early part of the seventeenth, the situation changed. Whether John Holwey, alias Edmondes, who was

¹ See below, §§ 40, p. 529.

² See below, §§ 44, p. 537.

³ See below, §§ 48, pp. 543-544.

⁴ See below, §§ 42, p. 533.

⁵ See below, §§ 47, p. 541.

the farmer in the latter part of the reign of Elizabeth was of the old type, is not known to us. But Sir Gerard Fleetwood, about whom there is not a little information, belonged to a new class.¹ He was a gentleman of capital and outside connections for whom Crawley was both a residence and a source of income. Just why outsiders should have come in, why they should have brought large amounts of capital, can only be inferred. Crawley was a pleasant place in which to live, or could be made such. But this was probably not the only attraction. There was opportunity for gain in Crawley in both grain cultivation and sheep raising, especially at a time of rising prices (1560-1640).

With the personalities, social indulgences, and family scandals of the occupants of the home farm we are not much concerned. But their social rank and especially the sources of the family fortunes are of considerable importance. Into Crawley were poured considerable sums of money; out of it at times not a little was extracted. Those who occupied the manor house dazzled the villagers with their aristocratic connections and lavish entertainment. While several of the later gentlemen were generous in their treatment of the poor, at least one was thought to have done the smaller people much harm by enclosure.

Sir Gerard Fleetwood, already noted above, became the lessee of the home farm in 1606, as we know from the accounts which he along with the reeve turned in to the lord.² He held a leasehold for two lives. In the period 1646-50 he was in hot water, having made false declarations of his taxable property. He was a man of wealth, his estate being put down as worth £3,420 in 1648.³ His farm (or lease) of Crawley was said in 1646 to be worth £100 a year above the rent paid to the lord.⁴ His yearly income from estates sequestered was put at £500.⁵ He held other estates in

¹ For some of the facts used in this section, see F. W. Pledge, *Crawley* (1907), ch. XII.

² MS., P. R. O., Ecclesiastical Commission, Various, 155938 (Mich., 4 Jac. I — Mich., fol.).

³ *Calendar of Proceedings of the Committee for Advance of Money*, pt. II (1888), p. 757.

⁴ MS., P. R. O., State Papers, Domestic, Interregnum, Committee for Compounding, vol. CLXXVIII, p. 95.

⁵ MS., P. R. O., Exchequer Depositions, County Southampton, 13 Charles II, Mich. 1 [1661].

Hampshire and in Buckinghamshire, with a mortgage on a manor in Gloucestershire. He had made large loans to several persons. The son of a courtier, he probably derived his capital from court patronage, as well as the land, and a profitable marriage. He is said to have built the manor house which lasted for two centuries, though much remodelled on later occasions.

The Henleys came to Crawley from Henley, Somersetshire, in 1666, remaining in the direct line or on the female side until 1791. They were country gentlemen, public officials, and politicians. Of a good deal of ability, two of their number gained considerable success in law, one becoming Lord Chancellor and attaining the title of Earl of Northington. Some of their capital may have come in early days from agriculture, but in later times it grew through office holding and profitable marriages. Through this connection Crawley was brought near to the very Crown of England.

In 1791 the lease of the home farm of Crawley was sold to Richard Meyler, the son of a slave trader and slave owner with a plantation in Jamaica. The new occupant had added to his wealth by marriage. His greatest accomplishment was the enclosure of 1795. Returning from Jamaica in 1805, he died at sea. His young son, possessing a princely income, purchased a seat in parliament (for Winchester) and treated the poor of Crawley on the occasion. He was a great benefactor of the poor and an admirer of fine horses. Rather fittingly he died hunting. In the Middle Ages kings had sent their officers and dogs to Crawley, but in the time of the Meylers a king-to-be actually went there in person. But this was to be almost the climax of a brilliant court period. The heirs to the real estate of the second Meyler who had held for three lives, as had the Henleys before them, were neither rich nor ambitious. The manor house went to ruin and the farm was neglected. In 1869 it was sold to Baron Ashburton, who not only failed to build up the estate but further impoverished it. The new owner bought the lease, not to provide himself with a residence, but for gain. The Ashburton family had looked in upon Crawley in the person of the first baron about 1828, as the holder of an estate but not the manor farm.¹ Indeed, the first Lord Ashburton,

¹ See below, §§ 57, p. 630.

ever to be remembered in Canadian history, was a great landowner in Hampshire, as his will indicates.¹ It is not unlikely that this son of a great banker, and himself an able man of business, derived not a little of his capital from his rich American wife. Perhaps it was, in part at least, the early circumstance of his family's owning an estate in Crawley that brought the later Lord Ashburton to Manor Farm. At any rate, it was during this time, 1869-74, that the home farm was at its lowest point since the early seventeenth century. The strength of the village at that moment lay in its yeoman farmers, not in its demesne farmer and certainly not in its cottagers. It is at least an interesting coincidence that the year 1874 saw the last manorial court in Crawley that was attended by the homage.

We would like to know what Fleetwood, the Henleys and their kinsmen, the Meylers and theirs, and Lord Ashburton did for the agriculture of the village. Great changes were taking place in agrarian conditions and in agricultural technique at the time in question all over England. But the part played by these people is not easy to discover. Richard Meyler, who enclosed the land, did not himself cultivate the home farm but sublet it to another person.² In all probability this was the normal condition. It is difficult to see how persons with such wide interests outside of Crawley and commonly in non-agricultural pursuits — in public office, in parliament, in investment, and in banking — could, in the face of social activities, drinking, and hunting, do very much to improve agriculture — at least directly. There is one respect in which the lessees of the home farm were not only of no help to agriculture but a positive hindrance. The hunting necessary for a gentleman's entertainment was decidedly harmful to his own agriculture (or his tenants') and to that of his neighbors. It is to be remembered that the hunting rights of the lord of the manor were reserved on the occasion of enclosure (1795). Presumably these were transferred to the demesne farmer, or as he is here called, the lessee of the home farm. The greatest claim to agricultural advance on the part of the lessee of the home farm in Crawley could

¹ See MS., Millbank, Ecclesiastical Commission, 153129, pp. 234-236.

² See below, §§ 55, p. 614.

be made out for the period 1795-1818. But this whole subject would need, and does need, very special study. Indeed the very reputation of the gentlemen is at stake!

§ 30. *Enclosure*. The planting of hedges around the sheep-folds was a common practice in Crawley during the thirteenth and fourteenth centuries.¹ Hedges were also made around copses² and plantations(?)³ and between the court and the fields. A new ditch was dug to enclose a field in 1411-12.⁴ The farmer of the demesne was required by the lease of 1491 to keep up the hedges at his own expense.⁵

We might infer from the fact that the lord possessed separate furlongs of his own, notably Shert and Combefurlong, that he would hasten to shut them off permanently from the common fields. There is, however, no conclusive evidence for this. Movable hurdles were erected here and there at need; and when it was specially necessary to protect these or other plots, such a device might have been adopted.

For the existence of enclosure (probably piecemeal) in the sixteenth and seventeenth centuries there is somewhat more evidence, though we do not know when the enclosure actually took place. The lord's wood at Northwood had long been enclosed.⁶ The tenants in Crawley were ordered in 1625 to keep their hedges up on the side of the land of the demesne farmer.⁷ In 1652 there is a reference to "hedge tearing"⁸ which may, or may not, have a bearing upon enclosure. The repair of gates and hedges was strongly enjoined.⁹ In 1664 it was ordered at the hocktide session of the tourn "That all those that milke cowes that they keepe them in their ingrounds upon paine of v s. every one."¹⁰ Just what

¹ See below, §§ 5, p. 190; §§ 12, p. 243; §§ 14, p. 262.

² See below, §§ 12, p. 243; §§ 15, p. 273; §§ 16, p. 281; §§ 18, p. 299; §§ 25, p. 480.

³ See below, §§ 19, p. 308.

⁴ *Ibid.*, *pro campo includendo*.

⁵ See below, §§ 26, p. 493.

⁶ MS., P. R. O., Ecclesiastical Commission, Various, 155854 (21-22 Hen. VII); 155861 (5-6 Hen. VIII); and *ibid.*, Court Roll, 95/7, fol. 94 (20 March, 1625).

⁷ *Ibid.*, Court Roll, 95/7, fol. 94.

⁸ *Ibid.*, 99/7, fol. 12.

⁹ See below, §§ 34, p. 515.

¹⁰ MS., P. R. O., Ecclesiastical Commission, Court Roll, 100/5, fol. 67.

the "ingrounds" were, is not clear; but the suggestion is something enclosed.

When the wholesale and complete enclosure of Crawley took place in 1795, reference was made to seven, or possibly eight, plots called "ancient enclosures" — Hookfield, Hundred Acres, and others.¹ Apparently much of the Manor Farm (the demesne) and some of the land of the yeoman farmers (such as Thomas Pern, George Godwin, Charles Paige, and John Birch) had been enclosed before 1795. But the big event occurred in that year.

The adjoining parishes of Barton Stacey,² Leckford, and King's Somborne had been previously enclosed, respectively in 1758, 1780, and 1784. On the other hand, Chilbolton was finally enclosed in 1838 and King's Worthy in 1852. Thus we see that Crawley occupied no unusual position in the district.

In the enclosure act of 1794 the episcopal lord of Crawley and his demesne farmer were given special consideration, as also the rector. It was specifically stated that the enclosure "shall not extend to, or take Effect in, or upon, any Part of the said Manor Farm,"³ that is, the demesne farm. Five plots, however, were excepted — they might be thrown into the pot for enclosure and re-allotment. Apparently they amounted to 273½ acres and were exchanged for 268 acres.⁴ Some of them had already been enclosed, but it might and did become necessary to include them for purposes of adjustment. Of course, all this is just additional evidence that the demesne had already been enclosed. Clearly the advantages gained in the past were not to be lost.

The bishop was not only to have his demesne disturbed very little, but he was to be compensated for the loss of his share of the commons. He was to receive one fiftieth of the commons, downs, and waste and one thirtieth of the common woods in lieu of his rights thereto. His share was to be put as near to the mansion

¹ See below, §§ 56, pp. 625-628.

² See MS., P. R. O., Close Roll, no. 6006, pt. 10, nos. 13-16 (31 George II), with plan showing holdings of two Crawley yeoman farmers, Robert Pitter and Thomas Godwin.

³ See below, §§ 55, p. 606.

⁴ See MS., Millbank, Ecclesiastical Commission, 154427½ (lease endorsed 19 Aug., 1805).

house as possible.¹ The "Dues and Services" (probably chiefly washing and shearing the lord's sheep) still owed by copyhold tenants were to be estimated and their value (thought to be worth £12 10s.) was to be handed over to the lord bishop in the form of land adjoining the demesne. Apparently these rights netted the bishop 109 $\frac{3}{4}$ acres.² There were reserved to the lord bishop (1) rents, heriots, and other dues, (2) fines and suit of court, (3) the lord's rights of hunting, hawking, fishing, and fowling in all common fields, woods, downs, meadows, and waste now enclosed, and (4) general supervision over the timber. The first two groups were stern realities, as the records at Millbank show, while the second two probably had little import.

Well, it is pretty clear that the lord of the manor was not to be made to suffer by enclosure. Nor was the rector to lose. Of course, the expense of getting the act put through parliament, doing the surveying, and making the allotments was to be borne by the beneficiaries.³ Anyone could force his nearest neighbor to contribute to the cost of hedging.⁴ The enclosure was between friends. The position of the small people of the community is considered elsewhere.⁵

Henceforth in Crawley there were no commons of any kind. There was no common or group legislation on agricultural matters of any importance. There were no services to be done, except attendance at the court sessions. But the courts remained, also the demesne, customary tenure with all its incidents (except predial service), and the lord's hunting rights. The outstanding accomplishment of the enclosure was the extinction of old agricultural methods. The remains of the fallow system and permanent pasture were abolished. The scattered strips, with the régime involved, of course, disappeared. Joint use of common pasture and waste was at an end. Probably complete individualism in the use of the woods soon followed. Crawley's old agricultural house was cleaned up in 1795.

¹ See below, §§ 55, p. 611.

² See below, §§ 55, p. 614.

³ See below, § 32, pp. 115 ff.

⁴ See note 4 on preceding page.

⁵ See below, §§ 55, p. 607.

§ 31. *The Courts of Crawley: their Decline after Enclosure.* The courts of Crawley were held from at least 1208 up to and including 1874, though they had but little vigor after 1795, when enclosure took place in Crawley. Having touched upon their work at various points, we may now outline their early history, indicating the forces at work making for their destruction.

There were two great lawdays in Crawley, in the spring and autumn, when the tourn and the 'court' met — together, as we should judge from the records. The tourn was always the institution that was emphasized. Over it, the seneschal¹ presided. Later it was the steward.² This official went from manor to manor according to a regular schedule.³ At a later day, at least, there was a clerk who was paid a fee or wage for his work.⁴ The chief business was done by the presentment of the tithingman and his fellows, the tithingman being himself elected in the court.⁵ Presumably, then, what the seneschal or steward accepted from this jury of tithingman and his twelve associates, was regarded substantially as a judgment.

The jurisdiction of the tourn can be made out from the court rolls with difficulty. It is at times impossible to discover whether it is the tourn or the 'court' that is functioning. Clearly the defaults in attendance constituted an important part of their work. Those not appearing paid an amercement in accordance with their status as free suitors, customary tenants, or mere inhabitants, at the respective rates of 6d., 4d., and 3d. for each offence.⁶ The deaths of old tenants and the incoming of new ones were duly presented.⁷ The tithingman might present that all was well and have that opinion accepted; or he might be judged to have done his pre-

¹ See above, § 8, p. 22.

² See below, §§ 24, p. 471; §§ 28, p. 502.

³ In the year 1784, twenty-two tourns were to be held in their respective manors between 14 Sept. and 29 Oct. (inclusive), Crawley's tourn coming 27 Oct. See MS., Millbank, Ecclesiastical Commission, 158240½.

⁴ See below, §§ 23, p. 468.

⁵ See below, §§ 30, p. 507; §§ 32, p. 512; §§ 33, p. 513; §§ 34, pp. 514, 515; §§ 35, p. 517. At St. Martin's tourn, 15 Elizabeth, the tithingman of Crawley was amerced 8d. for not having served distraint on a tenant in a plea for debt. MS., P. R. O., Ecclesiastical Commission, Court Roll, 90/5, fol. 76. Cf. fol. 49d.

⁶ See below, §§ 31, p. 509; §§ 33, p. 513; §§ 34, p. 514; §§ 35, p. 517; §§ 54, p. 588.

⁷ See, for example, §§ 31, p. 509; §§ 33, p. 513.

senting badly. In that case the whole tithing was amerced.¹ Whether an offence against the rules of cultivation was presented in the tourn is not clear, but such seems to have been the case. Presumably many offences to be regarded as criminal would come under the jurisdiction of the tourn, such as *sursisa* (contempt of court),² *stultiloquium* (mistaken pleading),³ *mellea* (breach of peace),⁴ and *transgressio* (trespass).⁵ Also the enforcement of the assize of bread and ale, a very rare occasion in Crawley.⁶

The tourn was also called a hundred, the records referring to it as the hundred of hockday and St. Martin's.⁷ We should call it a private hundred, doing about the same business as the sheriff's tourn in the hundred of Buddlesgate. When it came into existence is not clear. Possibly it was just developed by the bishop without royal authorization. But by the charter of 1232, it would seem, some such court was authorized in all the manors of the bishop of Winchester. The charter gave to the bishop, his men, and his fees, freedom from the "suits of shires and hundreds."⁸ By implication the bishop might hold his own private hundred court. Another name for the court is leet.⁹ We have not found it called the view of frankpledge.

If this was a private hundred court, the lord's tourn or leet, what tithing made the presentments? The public tithing was Crawley and Hunton. We have found no indication of the participation of Hunton or that the public tithing was the one in question. In other words, there seem to have been two tithings, or frankpledge groups, the public and the private.¹⁰

¹ De vj s. viij d. de *Tithinga* de Craule *quia minus bene present ad hundredum sancti Martini*. MS., P. R. O., Ecclesiastical Commission, Various, 159310 (1287-88).

² See below, §§ 5, p. 189; §§ 29, p. 505.

³ See below, §§ 6, p. 197.

⁴ See below, §§ 6, p. 197; §§ 7, p. 202.

⁵ See below, §§ 9, p. 216; §§ 10, p. 224.

⁶ See below, §§ 29, p. 504, for a possible instance.

⁷ See below, §§ 9, p. 215; §§ 10, p. 224. We find agricultural practices called the customs of the hundred rather than of the manor: for instance, the furlong of Drakenore was not 'sold' as pasture, because it was sowed this year by the custom of the hundred. MS., P. R. O., Ecclesiastical Commission, Various, 159341 (1327-28).

⁸ See above, § 7, p. 22, n. 1.

⁹ See below, §§ 33, p. 512; §§ 54, p. 588.

¹⁰ See, for example, the tithing of Crawley in MS., P. R. O., Ecclesiastical Commission, Various, 159310. Year 1287-88.

The most interesting, as well as the most persistent, item entered in the rolls is the tithingpenny¹ or certum. This was a custom, tax, or tribute paid by the suitors, probably for the expenses of the court — particularly to reimburse the clerk, we may infer. It was commuted in Crawley from so much paid by each suitor to a fixed sum from the manor, the amount being a mark of silver (13s. 4d.) a year,² which was paid continuously down to quite modern times.³

The second court was sometimes called the court baron⁴ or customary court.⁵ It was held along with the tourn and, as we have seen, is hardly to be distinguished from the tourn. Who presided over it, is not indicated. When it was held apart from the tourn, that is, oftener than twice a year, the presiding official was the bailiff.⁶ The important element in the court was the homage, as distinct from the tithingman and his twelve associates. If we were to use the well-known sources of information, it would be easy to generalize about the court baron, but, as far as the Crawley records are concerned, it is more to the point to consider the two courts together.

Following are the chief categories of business coming before the combined tourn and court baron. There were fines, or payments, for the settlement of claims to property or other rights.⁷ When a fine was put down, the entry constituted a record of value to all concerned. A special use of the fine is found in case of the surrender, or turning back to the lord the title to a piece of land, so that it might be transferred to a third party, commonly for the purpose of a mortgage.⁸ Wills were often enrolled, especially in modern times. Escheats were occasionally recorded.⁹ Marriages

¹ See below, §§ 12, p. 242; *et passim*.

² Cf. below, §§ 9, p. 215; §§ 10, p. 224.

³ See below, §§ 28, p. 501.

⁴ See below, §§ 33, p. 512; §§ 54, p. 588.

⁵ "General Court Baron or Customary Court," held 30 March, 1809. See MS., Millbank, Ecclesiastical Commission, 153089.

⁶ See below, §§ 25, p. 479; §§ 26, p. 494. Cf. §§ 15, p. 272; §§ 16, p. 280; §§ 18, p. 297; §§ 19, p. 307. See above, § 8, p. 22.

⁷ See below, §§ 14, p. 261; §§ 15, p. 272; §§ 16, p. 280; §§ 18, p. 280; §§ 19, p. 306. Also below, §§ 36-40, pp. 518-530.

⁸ See below, §§ 41-48, pp. 531-543.

⁹ See below, §§ 15, p. 272; §§ 18, p. 297; §§ 19, p. 306.

constituted a common source of income.¹ Fines and marriages were indeed often put together.² Chevage,³ or a payment for the privilege of remaining outside the manor, is a customary due arising from a source quite similar to that of the marriage payment, namely, the servile status of the tenant. Chevage was accompanied by an annual recognition of the tenant's subordinate status. Amercements, or payments for the infraction of a law or custom, were an uncertain and varying source of income. The amounts were fixed in some, if not in all, cases by the affeerers⁴ who were elected for the purpose. The occurrence of extrahure,⁵ or strays, generally sheep, cows, and horses, is a reminder of the fact that the fields, or many of them, were unenclosed. An iron wheelbarrow was once presented as treasure trove.⁶ There were also, as has been said, the tithingpenny payments, defaults of attendance, and the election of tithingman and reeve to be set down.

In the management of agriculture the court played an important part. During the Middle Ages it enforced the customs of the manor, primarily designed to keep the people in their proper position as tenants. Bad sowing,⁷ plowing,⁸ and guarding of the woods⁹ were all duly amerced. Offences against the woods¹⁰ and the pasture¹¹ were common, probably chiefly in the form of unauthorized use. In the Modern Period there is a good deal of evidence of the legislative capacity of the court in regulating the plowing, use of the pastures, the making of hedges and gates, and the like.¹²

The suitors of the tourn and court baron (or customary court) were from first to last almost wholly customary tenants. This gives special point to our calling the court, held along with the tourn, the customary court rather than the court baron, particularly during the period from the thirteenth to the early seven-

¹ See below, §§ 6, p. 197; *et passim*.

² See below, §§ 12, p. 242; *et passim*.

³ See below, §§ 25, p. 476. Cf. §§ 26, p. 491.

⁴ See above, § 8, p. 25.

⁵ See, for example, §§ 30, p. 506.

⁶ See MS., P. R. O., Ecclesiastical Commission, Court Roll, 90/3, fol. 96.

⁷ See below, §§ 5, p. 189.

⁹ See below, §§ 10, p. 224.

⁸ See below, §§ 10, p. 224.

¹⁰ See below, §§ 5, p. 189; §§ 29, p. 504.

¹¹ See below, §§ 6, p. 197; §§ 9, p. 216; §§ 10, p. 224; §§ 29, p. 504.

¹² See, for example, §§ 31, p. 508; §§ 34, p. 515; §§ 54, pp. 587-589.

teenth century. When the two free suitors of the estate called the Hoo and the other called Rookley House came to be mentioned in the sixteenth century, it was to record their non-attendance.¹ On at least one occasion Rookley House was called 'the manor of Rokley.'²

Besides the tourn and 'court,' there was a private court for Crawley tenants, at least in the nineteenth century.³ It seems to have consisted of the lord's representative and the party or parties concerned. Apparently it did about the same work as the general tourn and court held in combination. In addition, the bishop of Winchester had what was called the "Cheyney Court," a court of record, especially for the collection of debts. Crawley was, at the end of the eighteenth century, one of about 200 places within the jurisdiction of this court.⁴

The language that prevails in the Crawley court records down to the eighteenth and nineteenth centuries is Latin, except for the period 1651-57⁵ and now and then elsewhere. The bulk of these records is very large, the early ones being kept at the Public Record Office, the later (1754 f.) at the Millbank office of the Ecclesiastical Commissioners. The last entry that we have noted for Crawley was dated 3 February, 1919, when John Marsh paid 1s. 3d., apparently on entry upon a customary tenement.

A marked decline in the courts of Crawley occurred in the period 1795-1859.⁶ Nevertheless throughout this time they were

¹ See below, §§ 31, p. 509; §§ 32, p. 511; §§ 33, p. 513; §§ 34, p. 514.

² See MS., P. R. O., Ecclesiastical Commission, Court Roll, 92/12, fol. 29. Date is 24 Sept., 9 James I.

³ See MS., Millbank, Ecclesiastical Commission, 153107, fols. 43-50 (1828) and 153116, fols. 202 and 283 (1836).

⁴ See *The Hampshire Repository*, vol. II (n. d., for 1799), pp. 305-306.

⁵ See MS., P. R. O., Ecclesiastical Commission, Court Roll, 99/7, fols. 11-20.

⁶ Probably the last full court was held 24 Aug., 1859:

The Queen's Jury and Homage

William Pern
George Pern
Robert Waight
George Godwin
Charles Ewens
Lewis Godwin
John Gruncell

William Tibble
George Grigg
George Lansley
William Barter
J. M. Davis
J. H. Courtney

[There was a fine of 3d. for a cottage and curtilage of yearly rent of 12d.] MS., Millbank, Ecclesiastical Commission, 153140, fol. 328.

held to perform the routine of business. But vigor had gone. With enclosure went the management of agriculture. Communal cultivation disappeared. Henceforth the chief business was to present the reeve and tithingman, and to record the deaths of customary tenants¹ and an occasional will.

From 1859 to 1872 the courts met but with a diminishing homage. From 1872 to and including 1874² they met but with no business. From 1875 to 1899 there were no courts at all. In the year 1899 one of the deputy stewards was sent down by the Ecclesiastical Commissioners to hold a court. The court was there, but no homage was present and there was no business to perform.³ As the deputy steward put it orally, henceforth Crawley was a "dead manor." And yet the court rolls remain, and at any time transactions may be entered therein as a matter of record. Presumably compensation agreements under the acts of 1922 and 1924 extinguishing customary tenure will be entered on the rolls (really folio volumes). When the last bit of land is enfranchised, Crawley will indeed be a dead manor, but still a manor.

The enclosure of land had dealt a heavy blow, but the diminution of the smaller customary tenants, through the consolidation of holdings⁴ and the enfranchisement of lands⁵ robbed the courts of both homage and business.

§ 32. *Yeoman Farmers and Cottagers, 1550-1850.* At the time of the rise of personal freedom, the development of a market for land, the incoming of gentleman lessees, the enclosure of the land, and the decline of courts, the old customary tenants were gradually being sifted out into two classes — yeoman farmers and cot-

¹ See below, §§ 54, p. 594.

² Apparently the last court held in the long chain of sessions from the Middle Ages occurred 25 March, 1874:

Tourn of Hock with the Court Baron

The Homage

George Rawlins } Sworn
George Godwin }

Nil

MS., Millbank, Ecclesiastical Commission, 210159, fol. 212.

³ See *ibid.*, vol. 1898-1900, fol. 149. The date is 8 May, 1899.

⁴ See below, § 32, pp. 111 ff.

⁵ See below, § 33, pp. 117 ff.

tagers. By cottagers is meant customary tenants with an hereditary claim upon their houses. By yeoman farmers is meant customary tenants possessing a messuage and one or more holdings of bond or customary land, and, in addition, land farmed or leased from the other tenants. Ultimately this land, squeezed by economic processes from their neighbors, came to be theirs by virtue of purchase from the former holders (often by means of a mortgage) or by fining for it when it escheated to the lord. The yeoman farmers were free men in person, but they were not free holders in Crawley — not until they enfranchised their land, chiefly after 1841.

For a study of the yeomen in Crawley we have some of their wills, the court rolls, books of fines, books of surrenders, churchwardens' accounts, the national subsidies, the tithe survey of 1837, the census enumerations of 1841 and 1851, and the county directories. Not a single account book of this class has been found.¹ A few of the wills are printed in this volume. John Coper, who probably died in 1514, bequeathed to different members of his family and to his servants almost 300 sheep. He held a tenement in Crawley and a leasehold in Little Somborne.² William Coper who died about 1517, left to his servant, Robert Chyddyn (an agricultural laborer?), four sheep. The rest of his goods went to his wife and son. But he also gave to his son 90s.,³ which would be equal to about 100 bushels of wheat in value. In 1616 Richard Beche died, leaving personal property to the value of £82 11s. 8d. and a half virgate of land rented from John Monke, a fellow customary tenant. In the inventory of personal property there is no money but a fair amount of grain and livestock, the latter consisting of 4 horses, 3 kine, a bullock, and 69 sheep.⁴ William Godwin, probably of Rookley House,⁵ made his will in 1656. It is eloquent testimony of success in agriculture. He bequeathed £1,050

¹ The last of the Perns of Crawley, living in London, says he has no records. This is Ernest G. Pern, Esq., an assessor and valuer for insurance in London.

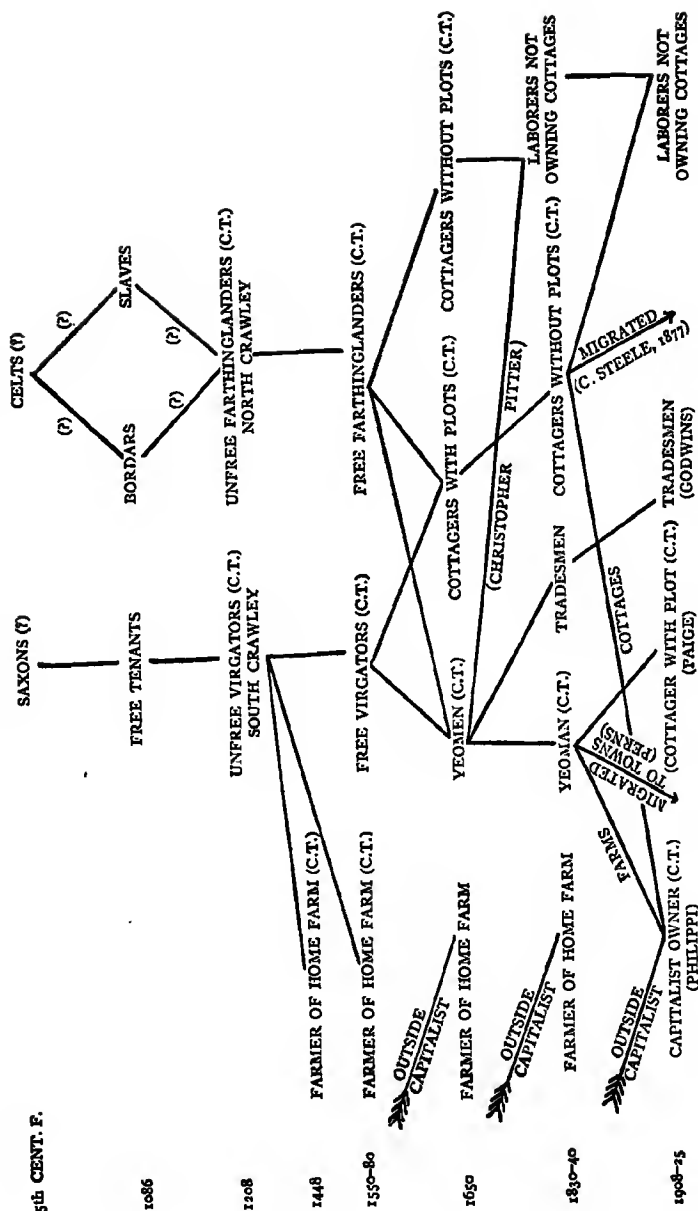
² See below, §§ 49, p. 545.

³ See below, §§ 49, p. 546.

⁴ *Ibid.*, pp. 546-547.

⁵ See the surrenders made 7 Aug., 10 Charles I (1634), to William Godwin, senior, of Rookley. MS., P. R. O., Ecclesiastical Commission, Court Roll, 138/2, fol. 131.

TABLE SHOWING GENESIS OF CRAWLEY LANDHOLDERS



C. T. = customary tenants

in money to his family, £2 to the poor, and £4 to his executors. He had other chattels and estates in Crawley and elsewhere.¹ John Pitter's will of 1761 gave to a son and two daughters £250. Much other property was not specified, except in a general way as "money Goods Bills Bonds Nots of hand."² Besides these there were probably landed estates in Crawley. The climax was reached in the will of Thomas Pern, dated 1815. The money devised alone amounted to £5,300. The whole estate seems to have been worth close to £12,500.³

Perhaps it was Thomas Pern, son of the Thomas Pern above mentioned, who in 1837 owned and occupied 570½ acres and rented 709 acres more from others.⁴ This same estate was put down as 1,280 acres and employing 40 laborers, in the census of 1851.⁵ One might question whether such a large estate was worked as a single unit. One credible informant has handed on the information that Pern, whether our Thomas Pern who died in 1852, or his successor, is not known, worked one estate himself and left the others in the hands of farm bailiffs. On the death of Thomas Pern, it is interesting to note, 14 heriots were compounded for £38 19s.⁶

By 1837 six yeoman farmers occupied practically the whole of the (civil) Parish of Crawley; and by 1850 they had it all, except the cottages. Only two of the six belonged to families that had been in Crawley since the sixteenth century. These were Robert Waight and Charles Paige, the two smallest holders of the six. At the top of the list⁷ was Thomas Pern, just considered, whose family was relatively new, being probably an eighteenth-century importation.⁸ The Selys and Coupers of the fifteenth century had long disappeared. The Brownings and Godwins, so prominent in the seventeenth century, were not in the list, though the Godwin family were in the village as tradesmen. The Pitters had sunk to the agricultural laboring class, Christopher dying at the age of

¹ See below, §§ 49, p. 548.

² See below, §§ 49, p. 548.

³ See below, §§ 49, p. 549.

⁴ See below, §§ 57, p. 630.

⁵ See below, §§ 59, p. 668.

⁶ See MS., Millbank, Ecclesiastical Commission, 153134, p. 34. Cf. pp. 38 and 46.

⁷ See below, §§ 59, p. 668.

⁸ See F. W. Pledge, *Crawley* (1907), p. 198.

74 in the year 1855.¹ Probably for biological reasons which fortunately we do not need to consider, some families died out. For economic reasons which we cannot easily uncover, others went to the wall or stepped over into neighboring parishes, there to carry on their occupations.

These yeoman farmers drew a strong bow in sheep and grain farming. They made agriculture pay dividends. Probably this was possible partly because of the heavy war demands of the period 1793-1815 and the heavy peace demands of an industrial population, 1815-50, and partly because they introduced improved methods. About the latter we know almost nothing. When these yeomen acted as churchwardens, they not only kept the church in repair but they gave considerable sums as bounties for the killing of sparrows and hedgehogs.² They helped the lessee of the home farm put through the enclosure of common lands. They also encroached on their fellow tenants, reducing some to the status of cottagers with small plots and then taking either their small plots, or, in some cases, both cottages and plots.

What was happening may be illustrated by the accompanying table which is meant to be a rough guide rather than a complete or final representation.

The story that this table tells, at least in the latter part, the one in which we are at the moment interested, is that there was a re-alignment of tenants. The virgators and farthinglanders, once they were free, soon found a new level. The higher level was the yeoman class, the lower the cottager class. The way in which the cottager class came into existence has already been indicated: the market for land created them.³ At this point we are interested in their later history. When some of the customary tenants parted with their fields to their fellow villagers, the yeomen, they retained nothing but their cottages, yards, and outbuildings. Others, however, kept about an acre of arable and a close or paddock for pasture.

¹ As recorded in the Parish Register, Crawley Church.

² See below, §§ 52, pp. 564, 570-572.

³ See above, § 28, pp. 95 ff.

It was a significant further step, in the social differentiation of the population, when the cottagers lost their remaining agricultural lands. Among the petitioners for the enclosure in 1794 was John Glide, who stood apparently between the yeoman group of Perns, Waights, Godwins, Pitters, and Paiges on the one hand and the humble cottagers on the other. He had at least three pieces of land allotted to him on enclosure.¹ When he died, the Widow Waight took over at least part of his holdings, paying a fine of 39s. 8d., as recorded in 1799.² A more humble recipient of small favors at the feast of 1795 (enclosure) was John Birch and Martha his wife — John Birch had paid a fine of 6d. for a tenement in 1785³ and on enclosure received at least one allotment.⁴ By 1837 John Birch had disappeared and with him his name. In 1810 John Tigwell paid a fine to have possession of a cottage, garden, barn, stable, and two pieces of land containing $1\frac{1}{2}$ acres.⁵ This was all that was left of a messuage and farthingland, known in the records as Newlands,⁶ and containing originally $5\frac{1}{2}$ acres and an extra rood. The name of Tigwell does not occur in either the tithe survey of 1837 or the census of 1841.

Especially after enclosure, the little tenements of a cottage and a small plot of land did not last long in Crawley. Richard Trift, apparently entering into his heritage in 1779, died about 1822, his daughter Kitty, the wife of Richard Turton, succeeding to his holding. Once this tenement had consisted of a cottage, yard, and $2\frac{1}{2}$ acres of land in North Crawley, but by 1822 there remained only the cottage and yard.⁷ The Turtons still occupied the cottage in 1837 when the tithe survey was made. In 1859 William Barter paid a fine of 3d. for another cottage and yard which had once been part of a holding containing $2\frac{1}{2}$ acres.⁸

Yeoman farmers were getting the bits of land attached to the

¹ See MS., Millbank, Ecclesiastical Commission, 153107, pp. 24-25 (entry of 10 April, 1827).

² *Ibid.*, 158253 $\frac{1}{2}$ (Hock, 1799). Cf. also, below, §§ 21, p. 462.

³ As in the second note above.

⁴ *Ibid.*, 158241 $\frac{1}{2}$. Cf. also, below, §§ 21, p. 462.

⁵ *Ibid.*, 153090, fol. 65.

⁶ See below, §§ 37, p. 524.

⁷ In order to get the tenement, Kitty paid 3d. fine, her husband 1 $\frac{1}{2}$ d. extra. MS., Millbank, Ecclesiastical Commission, 153102, pp. 186-190.

⁸ *Ibid.*, 153140, p. 328.

cottages. Under the year 1806, there is an entry to the effect that George Godwin, yeoman, paid a fine of 9d. to the lord for five acres of bondland and common pasture for ten sheep in South Crawley, the cottage and blacksmith's shop belonging thereto being reserved to John Butterley.¹ In 1857 a gardener, named William Allen, surrendered a messuage and garden which was handed over to George Lansley, a bricklayer,² who in turn surrendered it in 1869, the holding this time going to William Best, gentleman, of Winchester. But what interests us most in this connection is that this holding of a messuage and garden was but part of a larger tenement, "the barn close and land lying on the North part of the messuage aforesaid late surrendered to Thomas Pitter."³ In the late eighteenth and early nineteenth centuries the court records are full of fines and surrenders indicating the admission of yeoman farmers to cottages, the plots attached to cottages, or to both together. Thomas Pern paid £3 6d. on the receipt of 13 holdings in 1785, and 6d. for another later in the same year. In 1786 he paid £2 17s. 8d. for six holdings, and then 1s. for two more. In 1791 he paid 5s. for one holding.⁴ Apparently he held 15 $\frac{3}{4}$ yardlands (or virgates) on enclosure, the ruins of old South Crawley tenements.⁵

By the time of the tithe survey in 1837 the Perns, Pitters, Godwins, Waights, and Paiges had just about done their work. There were only three cottages and gardens having extra land in 1837, if we have read the survey aright. Two of these had paddocks attached, together probably amounting to less than 2 roods, and belonging to members of the Godwin family, surviving yeomen, not cottagers. The other had a paddock of nearly 4 roods and belonged to R. J. T. Williamson, who occupied it.⁶ This is not a Crawley name. Whence Williamson came and whither he went, we do not know. But he had gone when the census of 1841 was taken.

It is clear enough that by 1837 the cottagers had lost their little plots and the yeomen had taken them. Moreover, the yeomen

¹ MS., Millbank, Ecclesiastical Commission, 153086, p. 229.

² *Ibid.*, 153137, p. 325 (11 Sept., 1857).

³ *Ibid.*, 153150, p. 224 (29 Sept., 1869).

⁴ *Ibid.*, 158241 $\frac{1}{2}$, 158241 $\frac{1}{2}$, 158242 $\frac{1}{2}$, 158247 $\frac{1}{2}$.

⁵ See below, §§ 56, p. 622.

⁶ See below, §§ 57, p. 649.

had taken many of the cottages also, tying them to their own growing estates for the use of their agricultural laborers. The census of 1851 is a scroll which one might think had been written to record the details of the triumph of the yeomen of Crawley: they possessed the (civil) parish, except for a few cottages which one might fancifully think had been left as a memorial of the fact that "once there had been cottagers in Crawley."

§ 33. *Enfranchisement of Land.* The partial emancipation of the land from predial services had taken place on a large scale in the fourteenth and fifteenth centuries in Crawley.¹ The freeing of the individual in a legal way had occurred in the sixteenth century. The final legal emancipation came to the community only in the nineteenth century, when the land was enfranchised, that is, when the surviving semi-manorial or seigniorial incidents were abolished. Up to this enfranchisement the land of Crawley had been bondland, held by customary or copyhold tenure. It had been subject to fine for entry, quit and fixed rents,² heriots, escheats, and suit of court. The act of enfranchising the land did away with all of these customs, except escheats and suit of court which probably came to an end everywhere in England under the Birkenhead Act and its amendments on 1 January, 1926.

Enfranchisement may occur in at least two ways. The lord of the manor may, under the common law, convey a piece of bondland, or copyhold, as it is commonly called, to the holder in fee simple. Or the change may be made under the numerous acts of parliament passed 1841-94. In the period 1841-1924 there occurred 24,882 cases of enfranchisement in England on 2,678 manors, the payments being made in cash amounting to £2,863,030.³

The Ecclesiastical Commissioners, who were the lords of Crawley from 1869 onwards, apparently began their enfranchisement,

¹ See above, § 22, pp. 74 ff.

² The customary rents had been commuted on enclosure in 1795, the lord receiving land in lieu of his rights to customary services or rents. See below, §§ 55, pp. 596, 611.

³ *Annual Report of Proceedings under A. — The Tithe Acts B. — The Copyhold, Inclosure, Commons and certain other Acts for the Year 1924.* Ministry of Agriculture and Fisheries (1925), p. 7.

at least on a large scale, under authorization by an order in council dated 31 March, 1870. After that date they were quite active in enfranchisement, as their reports to the government indicate.

We have no record of emancipation in Crawley except for the period 1871-1910, when about 40 per cent of the acreage of the civil parish was put upon the basis of freehold. Presumably before 1869 the bishops of Winchester had emancipated the rest of the land, probably much of it since 1841.

In the period 1871-1910, nine cases¹ of enfranchisement occurred in Crawley. At least seven cottages were included, and 1,458½ acres in all were involved. Payments totalling £2,534 12s. were made to the Ecclesiastical Commissioners. The rate per acre for land alone varied a good deal, for instance from 101s. 10d. in 1872 for what was probably Northwood Park to 10s. 8d. in 1896 for a large block of arable. In 1875 Adam S. Kennard, son of a London banker, enfranchised a number of well-known fields, some such as Shert and Peach Hill of long historic record, at 46s. an acre, the total acreage involved being 736. At twenty years' purchase this would amount to a rental of 2s. 4d. an acre. Such a sum doubtless represented, at least roughly, the disability of servitude that was extinguished.

It is notable that the enfranchisers during this period were all, or almost all, outsiders. They were either very definitely outsiders or in one case a man who bore a name new to the village. The chief enfranchisers were Mrs. George Pern in 1882 and 1896 and Adam S. Kennard, the greatest of them all. Clearly it was London banking capital which here played the larger part in enfranchisement.

The instance of enfranchisement of the year 1871 bears a statement as to the significance of the act. The land in question (containing two cottages) was to be "as Freehold henceforth and for ever discharged by these presents from all fines quit rents heriots and all incidents of Copyhold or Customary tenure."² But dur-

¹ MS., Millbank, Ecclesiastical Commission, vol. 210191, pp. 284-286, 355-359, 646-663; *ibid.*, vol. 210192, pp. 307-309, 540-542; *ibid.*, vol. 1893-98, pp. 321-325, 374-378; *ibid.*, vol. 1899-1903, pp. 200-202, 300-302; and *ibid.*, vol. 1910- , pp. 40-42.

² *Ibid.*, vol. 210191, pp. 284-286.

ing the period 1910-26, there were a number of bits of land which were still copyhold, customary tenements, or bondland. In fact, there were at least eleven pieces which awaited the coming into effect of the new land law. In 1912 the present owner of Crawley Court paid 6s. 7d. fine and 6s. 2d. quit rent for seven pieces of land on which were apparently located six cottages or tenements. During the same year his sister paid a fine of 2d. and a quit rent of 3d. for one rood and 24 perches of land. A small bit of land was apparently not claimed by the heir. The Jolly Sportsman Inn, which lost its licence in 1914, was possibly entered upon in 1919, but apparently without the payment of a fine or quit rent. Besides these there is in Crawley the Paige cottage (still occupied by one member of the Paige family), which until at least 1926 was bondland and held by customary tenure. Beginning 1 January, 1926, under the acts of 1922 and 1924, customary land becomes freehold, but only in a limited sense until the customary tenant enters upon a compensation agreement (of enfranchisement) with the lord, the fines, heriots, quit rents, and other incidents being due until that time.

Enfranchisement brought land, or other tenement, out of the legal mesh of the manorial and seigniorial system. Again we note that England did not destroy the obvious anomaly of an antiquated system during the great era of reform. France had made the change during its Revolution and the United States shortly after the American Revolution.

§ 34. *Lords of Crawley: their Passing and their Contributions.* For over a thousand years the lords of Crawley were bishops. How many, if any, of the first five (635-705) bishops of the West Saxons were really lords of Crawley, we do not know. The most that they could have done for the village was to introduce Christianity.

The twenty-eight (705-1070) Anglo-Saxon bishops of Winchester played a greater part. They introduced the manorial system and possibly manorial accounting. They gave to Crawley protection against all except the Danes and the king. They gave to Crawley a church and probably a rector. They probably welded

together two communities, possibly one Celtic, the other West Saxon, to form a united Crawley, North and South.

There were twenty-five (1070-1551) pre-Reformation bishops, some of whom knew Crawley directly and several of whom exerted considerable influence upon its development. What Bishop Henry of Blois (1109-71) did for his estates, besides build castles, we do not know. But Peter des Roches (1205-38) was a great administrator, as well as a statesman and international figure. He may not have cared much for the next world, but he cared for his manors. Probably the whole manorial system was at its height under his rule. From the king he secured privileges that tended to promote the welfare of his lands. Judging from the improvements in accounting and from agricultural advance, we are inclined to think that several of Bishop Peter's early successors were also able administrators. Other bishops of the period were distinguished in their own several ways, but without helping their estates in any outstanding fashion. William of Edyngton (1346-66) introduced the perpendicular style into England. William of Wykeham (1367-1404) founded colleges at Oxford and Winchester, but he seems to have done more to spend the income from his estates than to build them up.¹ And yet we must recall the fact that he bequeathed to Crawley a cape and a chalice! William Waynflete (1447-86) was fond of learning, a founder of schools, and lord chancellor of England. He it was who treated with Jack Cade, the peasant leader, with promises of pardon. He gave to Crawley the permanent policy of leasing the demesne. That is, during practically the first year of his episcopate, he gave up the struggle to maintain the old-time reeve cultivation. In view of the difficulties, we can only sympathize with this commonsense procedure: the old way could be conserved no longer, even by an ecclesiastical corporation.

The twelve post-Reformation (1551-1647) bishops of Winchester were about as conspicuous for their mediocrity as great officials

¹ Miss A. E. Levett has suggested that William of Wykeham was a more important factor than the Black Death in the commutation of labor services (that is, service rents), his motive being a larger money income for his colleges. See "The Black Death on the Estates of the See of Winchester," *Oxford Studies in Social and Legal History*, vol. V (1916), p. 160.

can well be. They accepted the general drift to personal freedom; and they allowed a market for land to develop. Of course they did their ecclesiastical duty in swinging most of their villages and villagers over to the Protestant faith. Apparently they merely followed an earlier practice when they licensed prostitutes in Southwark. These were the well-known "Winchester geese" of Shakespeare's day.

From 1647 to 1662 there was no bishop of Winchester. Even in 1646 the episcopal lands had been sequestered, being vested in trustees, by the parliamentary party. In 1648 (12 March) Crawley was sold to John Pigeon for £826 11s. 6d., the whole of the Winchester estates amounting to the enormous figure of £103,664 4s. 11 $\frac{3}{4}$ d.¹ Who the new lord, John Pigeon, was, we have not discovered. Like other Commonwealth lords, he substituted the English for the Latin language in the court records, an example not completely followed.

Eleven ever-to-be-forgotten bishops (1662-1869) complete the episcopal period of the Crawley lordship. Some of these lord bishops were great partisans; most of them were lax in church affairs. The negligent, noisy Hoadly may be passed over. But Brownlow North (1781-1820) deserves consideration. This was the lord who enclosed Crawley, in coöperation with his lessee Richard Meyler, son of a slave owner of Jamaica. North spent much money on building, but he was a nefarious nepotist and luxurious lounge, passing many years in Italy with his fashion-loving wife. Crawley's last lord bishop was Charles Richard Sumner (1827-69), called "the last of the old prince bishops."

In 1869, three weeks after Bishop Sumner's retirement, Crawley was taken over by the Ecclesiastical Commissioners who have been the lords of the manor ever since.² They hold all, or almost all, of the Crawley records. The Ecclesiastical Commission was appointed and incorporated in 1836. It was the fruit of the age of reform which sought to correct old abuses. The government of the day was particularly anxious to bring about a greater measure of

¹ See MS., Br. M., Add. 9049, fols. 13d. and 27.

² MS., Millbank, Ecclesiastical Commission, vol. 153150 (11 Nov.). Confirmed by Mr. Hugh De Bock Porter, Official Solicitor and Assistant Steward of the Manors.

equality in the incomes of ecclesiastical incumbents. Some had enormous revenues; others almost starved. The annual average income of the bishopric of Winchester for the three years 1828-31 was £11,151, while for the bishopric of Chichester it was £4,229 and for the bishopric of Rochester £1,459.¹ The plan has worked well in the accomplishment of the main purpose aimed at. As we have noted, the Ecclesiastical Commissioners were liberal, not conservative, in the granting of enfranchisements. They can hardly be blamed for not at once putting an end to the antiquated customs which they found so strongly entrenched.

Crawley and the Church have gone a long way together. The Church has always been exacting and conservative. It has been more interested in taking out than in putting back. It has regarded the salvation of souls as its proper function. What material contributions were made to Crawley's social life came before 1350. The Church left much undone: it soon gave up its effort to improve agricultural technique; it did not save the small holders; and it did not introduce popular education until the early nineteenth century. The bishops could hardly be expected to be great shepherds of souls, national administrators, and patrons of architecture and learning, and at the same time promote manorial economy or village welfare. And yet, there was the example of thirteenth-century bishops. One wish we may finally express is that students investigate the subject of the administration of Winchester's bishops.²

It is a plausible surmise that the failure of the manorial lords, lay and ecclesiastical, helped to make a middle class socially necessary. The lords as a class, and the bishops of Winchester in particular, from the fourteenth century onward, had a psychology of enjoyment and expending, not of saving and re-investing. In a material way this meant stagnation. The people who were capable of planning, saving, and improving, developed as an urban middle class. The capital which this class amassed in dealing in personal property it invested heavily, in the sixteenth and

¹ See Sir L. T. Dibdin and S. E. Downing, *The Ecclesiastical Commission: a Sketch of its History and Work* (1919), pp. 12-13.

² Miss A. E. Levett of King's College, London, has the possibilities well in mind, with students already at work on the subject.

following centuries, in landed property. Therein did it come to supplant the manorial lords who could not, or did not, measure up to the social needs of men and communities. Incidentally it is a matter of interest that it was these persons — tradesmen, artisans, merchants, and their auxiliaries, the scribes and lawyers, who evolved a protesting religion, established Protestantism, and reformed surviving Catholicism. There is also at least a suggestion that the failures of Crawley's bishops in material matters prepared the way for a Protestant bourgeoisie of bankers and manufacturers.

§ 35. *The Capitalist Owner acquires all the Yeomen's Farms by 1902-08.* Gradually as the lord of the manor lost his rights or sold them, and accordingly receded into the background, there came in a rich capitalist owner who bought his way into the manor and substantially into the position occupied by the lord bishop of Winchester in the palmy days of manorialism and feudalism.

As we have seen, Lord Ashburton possessed the home farm from 1869 to 1874. At the latter date, he sold his possession to Adam Steinmetz Kennard¹ (1833-1915), whose father was a banker as his father had been before him.² Kennard bought one holding after another, including six cottages and gardens between 1875 and 1883. These and other holdings of arable and pasture he enfranchised.³ That is, he bought the lord off his own estates. He tore down the old and delapidated manor house, erecting in its stead the present Crawley Court, a representation of which is shown on the preceding page. Doubtless Kennard, anticipating a legacy which never actually came to him, sank a lot of capital in Crawley, in purchasing possession and enfranchisement, and in building the great house with its spacious grounds and fine old trees. Kennard was a London banker who sought the distinction that country associations bring. He became a justice of the peace for Hampshire and High Sheriff in 1885.⁴ In spite of his

¹ See MS., Millbank, Ecclesiastical Commission, 210160, pp. 377-410.

² Burke, J. B. *A Genealogical and Heraldic Dictionary of the Landed Gentry* (1879), p. 806.

³ See above, § 33, p. 118.

⁴ Walford, Edward, *The County Families of the United Kingdom* (1890 and 1900), s. v.

ambitions and expenditures, however, he saw but little of Crawley and apparently lived in Crawley Court only a short time. His will, dated 1909, seems to indicate that he was far from being a rich man at his death.

In 1900 Kennard sold out to Otto Ernst Philippi, who was born in Hamburg, Germany, and had been successful in the business of J. P. Coates and Company of Glasgow, Scotland. Philippi brought his family with him and also Mr. J. O. Robertson, who has been the estate agent ever since. Clearly Philippi was a remarkable man, but he had the common weakness of the industrialist — a desire to attain the prestige of a country family. His choice of Crawley, as a substitute for Glasgow, seemed a wise one for his family. And yet one of his sons, preferring industry to agriculture and town life to rural existence, has long resided in or near Glasgow and is active in his father's former business.

The new capitalist owner, Philippi, acquired not only the home farm but the yeomen's farms. The yeomen had been triumphant by 1850, as we have seen. By September, 1902, they had left the village or lost their status of yeomen, their holdings going to the man who could command outside capital, that is, to the one whose income did not depend upon agriculture.

The Waights or Waites had been in Crawley since at least 1523.¹ In 1837 Robert Waight held 164½ acres which he is put down as both occupying and owning, and a few more acres leased.² In 1851 he possessed 176 acres with 8 laborers, and 8 women and girls in his service.³ In a directory for 1867 he was recorded as landowner and farmer. In 1879 he died at the age of 78.⁴ This seems to have been the last of the family in Crawley, certainly as yeoman farmers. In the early part of the nineteenth century the family was migrating to the towns, one being a carpenter and cabinet maker in New Alresford, while another was a watchmaker in Birmingham, Worcestershire.⁵ Perhaps if we could follow the family we should find that it had gone to successes elsewhere, but it really seems to have lost its vigor.

¹ See below, §§ 50, p. 552.

² See below, §§ 57, p. 631.

³ See below, §§ 59, pp. 659, 672.

⁴ As recorded in the Parish Register, Crawley Church.

⁵ MS., Millbank, Ecclesiastical Commission, 153099. Year 1821.

The Godwins were at their height in the seventeenth century.¹ Prominent at enclosure in 1795, they were out of the running by 1837. They had become small tradespeople in the village by 1841, and as such they have remained to this day in the capacity of bakers and shopkeepers.

The Perns seem to have been a fairly short-lived but very vigorous family. They are said to have acquired much of their property through intermarriage. In 1875, George Pern, landowner and farmer as he is called in the directories, died at the age of 43. His widow continued to live in the village, cultivating the estate, at least part of which had been enfranchised, by means of a farm bailiff. Shortly after her death in 1902 the trustees of the estate sold the heavily mortgaged Pern farms to Philippi.² The loss of the Perns was a real blow to Crawley, for they had made agriculture a success. In a sense the Philippi family is the occupational descendant of the Perns. The mantle of the old has fallen upon the new.

The Paige family has been in Crawley probably since the fifteenth century. It was prominent in 1523, active in enclosure in 1795, but the least of the six farmers in 1837. In 1863 the Crofts Farm of 47 acres with 27 in arable belonged to the Paige family.³ In 1920 Thomas Paige, the last male representative in Crawley, died at the age of 70 years. The Paige estate today (1925) is really a cottage with a plot, a degeneration from a yeoman farm. But it is not part of the Crawley Court estate, at least not yet. The cottage, near the pond, is a somewhat picturesque and unregenerated dwelling. A picture of it is here reproduced as frontispiece.⁴ It is thatched and has the old type of heavy timbered ceiling and a deep fire-place. The floors are brick covered with some kind of oiled cloth. Attached to the cottage is a plot of about 1½ acres. The Paige descendant and occupant married a poor but spirited thatcher from Wiltshire, who had thatched some of Philippi's houses. He is now old and a pensioner. This customary-tenant family has survived through, and degenerated from, the yeoman

¹ See below, §§ 21, p. 457; §§ 49, p. 547.

² We have been informed indirectly by one of Mrs. Pern's sons that the sale occurred only in 1908.

³ See MS., Millbank, Ecclesiastical Commission, 153144, p. 202. ⁴ House at left.

class. This old family and the pond at their door have come down from the Middle Ages together. It seemed rather pathetic that the old couple should have been boarding for a few weeks during the summer some poor children sent down from London for the country air.

This is the end of the yeomen of the Village of Crawley! How are we to explain their going? Locally it is said that the yeoman families died out. That is in a sense true, but in another sense it is not. The families did not die out — only that part remaining in the village died out. Had the family occupations and estates been prosperous and promising, the families would probably have supplied representatives to continue the business of farming. Another explanation given for their passing by persons still on the ground is “the bad year in 1879 when the wheat was brought in ‘in cartloads, sopping wet like manure.’” Farmers were obliged, it was said, to mortgage their holdings and never were able to pay off the mortgage. This is at least suggestive of the truth, but the well-to-do yeoman farmers were able to withstand a single crop failure. What they could not do was compete with American wheat and Australian wool and mutton. From about 1873 to perhaps 1914 was a trying time for Crawley’s agriculture. It was chiefly a question of how much money one was willing and able to lose. Those Crawley cottagers who had gone to America and to Australia were wreaking vengeance on the yeoman farmers who had taken the holdings of their families.

As has been said, in the Village of Crawley there are no yeoman farmers. There have been no farms separate from the Crawley Court estate since 1902. But this does not apply to the Parish of Crawley as a whole.

There are other gentlemen in the parish besides the Philipps. Rookley House, situated on the extreme west of the parish, apart from the village, is a fine residence which has attached to it Rookley Farm, now used for dairy purposes. The estate has recently changed hands, the name of the farmer in 1927 being W. H. Ruffle. Both the occupant of the House and of the Farm are at present outsiders.

In 1872 a London merchant, Philip Vanderbyl, bought off the

yeoman family of Fifield, contemporaries of the Perns. Vanderbyl built in 1883 a fine house on this estate, which is now called Northwood Park but in the Middle Ages Wodecote. Later the house was used for a private school. Attached to this estate is Home Farm containing about 125 acres. The chief function of the Farm, when visited in 1925, was to supply eggs from 500 fowl and milk from 10 cows to the school. The farmer, a friendly and none too happy man living out of town for his health's sake, held by a lease from the owner of the estate, Thomas Eastman, of Guildford, Sussex. It was a three-year lease containing a stipulation that a four-crop rotation should be followed. The farmer had a laborer's cottage, and two laborers to do the work of the farm. Of the 125 acres, 24 were in copse (the old medieval source of firewood), 86 in grass, 12 in grain and potatoes, and 3 in yard and garden. The lease was worth £200 a year. Since our visit in 1925 another farmer has taken over the holding.

Another place of residence in Crawley with a farm attached is Littleton House owned by Arthur E. Deane, a town banker. His farmer, James Grey, has 500 acres in all, part being in Crawley and paid in the adjoining Parish of Littleton.

The rest of the Parish of Crawley is not following the course of events in the Village of Crawley. While the owner of Crawley Court has bought up cottages and farms to manage all as a single indivisible unit, the other three estates have their subordinate farmers. The gentleman landowner in these cases provides the land and improvements and also advice in management (in the lease). The farmer supplies the capital and management. The manual work is done by laborers living in tied cottages. This is more typical of England as a whole than is the Crawley Court estate.

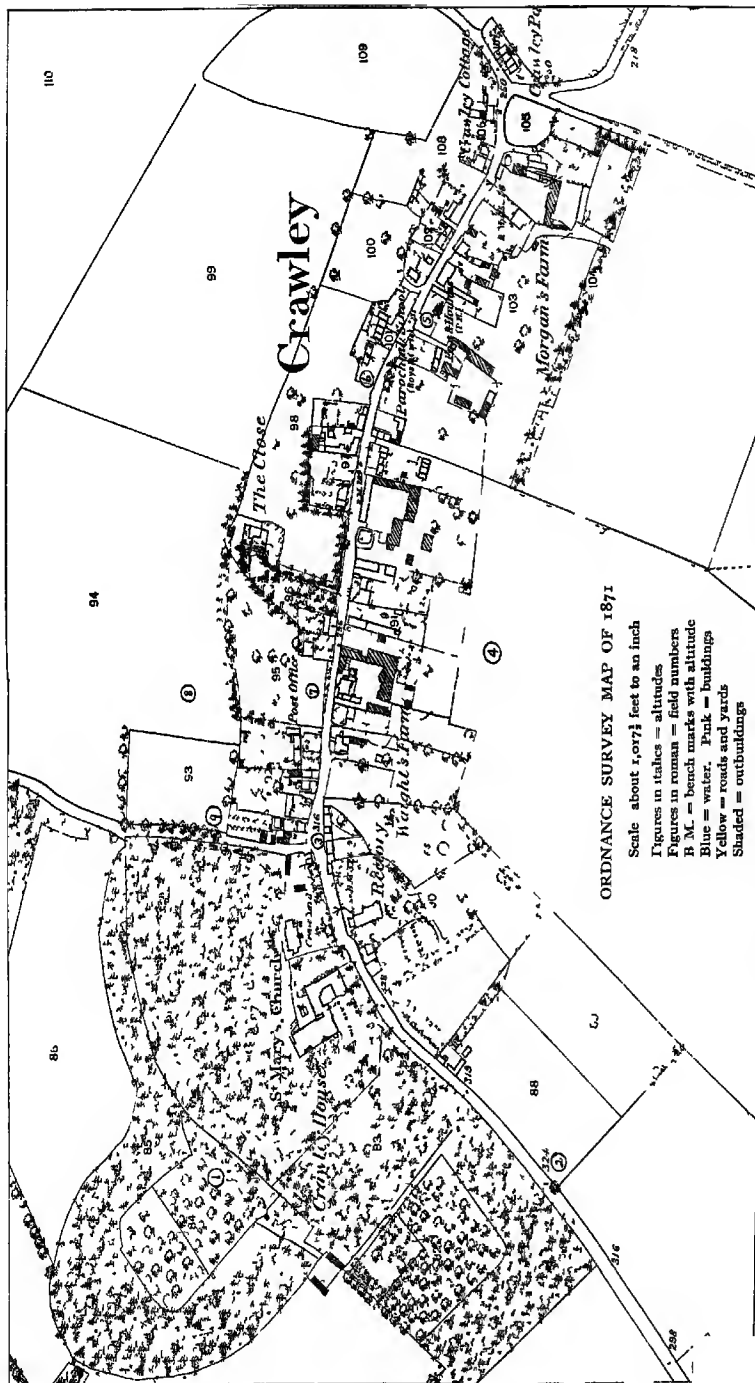
§ 36. *The Capitalist Owner acquires the Laborers' Cottages by 1908.* The first Philippi was more of a builder than an agriculturist. He would have the carts off on some construction enterprise when they were needed in the fields. He erected several new cottages in the village, and reconstructed others. In the work of reconstruction he used timbers from old buildings in order to give

the newly built or freshly altered cottages the appearance of age. There is no doubt that in removing thatched roofs, installing wooden floors instead of the old brick or dirt floors, and putting in more windows, he greatly improved the dwellings. But he gave to Crawley the appearance of a model village, almost devoid of a single striking corner or nook. Much of it is neat, all of it seems clean, but none of it is the object of an artist's pilgrimage. Such, we suppose, is the inevitable effect of the impact of industrial capital upon rural life. Crawley had become, however, a finer village in which to live.

Soon after his arrival, Philippi let it be known that he would pay a good price for cottages. Presently the owners were offering them for sale, in some cases stipulating that they should never in their lifetime be turned out. The purchase was completed by June, 1908. The former owner of the last cottage bought still (1927) occupies the cottage. We do not feel sure that every last cottager's house was bought, but there was probably not more than one outstanding. Later (1911) the old rectory was acquired. This left in the village not more than three residences not tied to Crawley Court. They were the new rectory, the cottage belonging to a decayed yeoman—not cottager—family (Paige), and one (possible) cottager's house to which title may or may not be very clear. Of course, we are here speaking of the village, not the parish. In so far as Philippi possessed a few unenfranchised pieces of land, he was a customary tenant. But he it was who dealt the final blow to the surviving customary tenants who parted with their cottages and gardens.

The cottagers of Crawley had gone off gradually. The earlier ones in the late eighteenth and early nineteenth centuries went without leaving a trace behind them. Some doubtless went to the colonies or to America, but most probably to the neighboring towns and to London, and possibly through London drifting to the industrial North. William Bagshaw, who had gone to Australia, transferred his tenement in 1875 through intermediaries to Kennard.¹ Charles Steele, son of Charles Steele, a carpenter, after migrating to Iowa, U.S.A., surrendered his cottage and garden to

¹ See MS., Millbank, Ecclesiastical Commission, 210160, pp. 6-8.



a builder in Winchester in the year 1878.¹ William Wheeler had died intestate, leaving his tenement and stable (The Jolly Sportsman) to his only child (a daughter) and customary heir who was living in New South Wales (1889).² Thirty years later the right to this tenement was inherited apparently by this woman's son, but we have not learned that he ever entered upon his inheritance.

The cottagers of Crawley sometimes lost their cottages through mortgage;³ sometimes they merely moved off without regard to impending possession; sometimes they sold out to others. At any rate, the parting with the cottage was often connected with migration, planned or accomplished. Since 1908 it has not been possible for cottage-dwellers to sell their cottages for migration, because they possess none to sell. And yet, they are so relatively well off today that they do not need to go away — except the young people, more of whom enter agriculture than can be accommodated on the Crawley Court estate.

The existence of an agricultural proletariat is found not only in very recent times but (apparently) also in the period about 1235–1306. At this earlier time, several curtilages were let by the lord each year at 6d. or 12d. each, the arable acres being rented out separately. Just what was behind this situation in the Middle Ages is not clear. It was at any rate relatively short-lived. Fortunately for the lord bishop, it did not exist as an explosive element during the troublesome period 1349–83. Obviously today, the agricultural proletariat, in a time of crisis, might be expected to identify itself with the more numerous proletarian class in the towns. And yet, the landless peasantry of southern England, generally speaking, appears to be psychologically as conservative as the Russian peasantry. This Russian peasantry, however, maintained its claim upon most of the soil and now has it all.

¹ *Ibid.*, 210161, p. 286 (4 Dec., 1877) and *ibid.*, 210162, p. 53.

² *Ibid.*, 237131, p. 409 (10 Oct.).

³ E. g., James Davis of Barton Stacey acquired through a mortgage a holding in Crawley, including a blacksmith's shop. MS., Millbank, Ecclesiastical Commission, 153136, p. 326 (26 Sept., 1856).

§ 37. *The New Manorialism.* On the ruins of the old manorial system has been erected a new one. In the (civil) parish there is one man dominant over about 3,164 acres called the Crawley Court estate.¹ In the Middle Ages there had been one lord over the whole (civil) parish of about 3,600 acres. Now, as then, there is a desire for an income from the land. There is today an officialdom much like that existing in the Middle Ages. There is at present an estate agent who corresponds roughly to the bailiff who accounted (jointly with the reeve) for the year's receipts and disbursements. And today there is an agricultural expert, or farm manager, who is much like the reeve of the Middle Ages, for upon his shoulders fall the general policy and details of agricultural management. There are the shepherds today as then. And the modern grain bailiff is apparently somewhat like the old messor and perhaps hayward in one. Today the laborers know their fields as they must have in the Middle Ages. There is the same subservience of attitude (or is it merely deference?) and probably the same undercurrent of discontent. And now, as then, there is the same slovenliness of work and dislike of the official immediately in charge of operations.² Today there is a patronage by the capitalist owner comparable to that of the medieval lord. Today milk is given at a low rate and houses at a less than market rate. The clothing of the laborers is partly paid for and the poor are helped where this is necessary. In the medieval period, the lord gave wood, pasture, corrodies, and boon feasts. And in the Middle Ages, as now, Rookley House estate was a thing apart from the village, which looked then, as it does now, to Winchester for supplies, the sale of products, and amusement.

As is to be expected, the new manorialism differs much from the old. The new is based upon capitalism, the old upon a grant of lordship by the king. In the present manor there are practically no customary tenants with rights enforceable in the courts; there are today only inhabitants — laborers, residents, tradesmen, and officials. On the medieval manor the tenant who was also a laborer, had the security of tenure that was based on custom

¹ See below, § 38, p. 134.

² See also, below, § 38, pp. 136-137.



CRAWLEY COURT

A photograph

which indeed had the effect of law. Today the laborer merely occupies the estate owner's cottage at a rental of about 3s. (this being the rate allowed by the national law, the market rate for a five-roomed cottage being about 10s.). Although this laborer has no legal security, the force of custom and public opinion may keep him, often does keep him, in the cottage long after his services prove to be ineffective. Of course, there is now no personal servitude: anyone may go away without being called a fugitive or without paying an annual due for the privilege of being away. Today there are national or semi-national officials who play a fairly important rôle. There are the postmistress, the schoolmistress, and the tax collector. There has been a shop since the early nineteenth century. Today the village is a place where outsiders come to live and where there is some social intercourse and intellectual life, not paralleled in medieval Crawley. There is no legal court today, but there is Crawley Court, the name surviving through the house in which the court had been held. However, the present Crawley Court (the great house of the village) never actually witnessed a legal session. And it is probable that its immediate predecessor, the mansion of Fleetwood, let the court meet in one of the inns.

The capitalist owner of Crawley, Colonel George Philippi, is a young man, educated at Exeter College, Oxford, who has seen some civil and military service. His wife is a brilliant as well as beautiful lady whose portrait was on view at the exhibition of the Royal Academy in London, 1925. All in all, the Philippi family stands for a high order of social life, in which entertainment, hunting, and fishing, as well as foreign travel, play a prominent part. In their midst are beauty, order, command, service, liberality, and good cheer. Here the tradition of simplicity and enjoyment is maintained. Nothing like this prevailed in medieval Crawley. For these things or their counterpart, it was necessary to go to the lord's palace at Wolvesey, at Farnham, or elsewhere. The new "lord" of Crawley, probably like the old, gives only general attention to the business of management, but it is a sympathetic and intelligent oversight.

The capitalist owner has an attitude of progressivism. He wants to improve rather than maintain conditions. This may have

existed in the thirteenth century and in the early fourteenth, but it cannot be put down as a medieval characteristic. Today there is but one agricultural unit in the Village of Crawley, while in the Middle Ages there were over fifty. Today the fields are consolidated, while in the medieval period they were in the form of scattered strips. Today the agricultural methods of Crawley stand out as a model for other villages and other lands, while in the Middle Ages Crawley had apparently no such leadership. Today the secular arm is in control and it seeks and uses special knowledge.

But it is somewhat misleading to compare modern conditions, the "manorialism" of the last twenty years (1908-28), with the manorialism of the Middle Ages. Conditions really changed much from year to year in the medieval period. The lord was the hammer in Crawley until about the middle of the thirteenth century; thenceforth, to an increasing extent, he was pretty much the anvil. In the sixteenth and early seventeenth centuries, however, he again made an effort to control the situation. Economic circumstances and legal system have played their part. In modern times there is and is likely to be a similar see-saw of events. During the war, 1914-18, there was outward prosperity in Crawley, followed by enormous agricultural losses about 1918-22. Since 1925, by herculean efforts, losses have almost been changed into gains, but with more recent difficulties cropping up. All this belongs to the following section.

§ 38. *The New Agricultural Technique and Farm Management.* It would be quite possible to piece together and eke out the probable story of Crawley's agricultural technique from general histories of Hampshire from the eighteenth century onward. Real Crawley material on this subject, however, is very scant. About 1799 it was stated that land was sown on an average of twice in four years, that the average rental was 8s. per acre, and the price of labor 9s. per week.¹ We can compare the uses to which the lands of the parish were put at four different times as follows.

¹ *The Hampshire Repository*, vol. II (for 1799), p. 278.

USE OF THE LAND IN THE (CIVIL) PARISH OF CRAWLEY

Use	1795 ¹		1837 ²		1871 ³		1928 ⁴	
	Acres	%	Acres	%	Acres	%	Acres	%
Arable.....	2,938	85.2	2,803	80.5	3,006	86.5	2,000	57.1
Pasture.....	280	8.1	420	12.1	182	5.2	500 ⁵	14.3
Wood.....	228	6.7	257	7.4	288	8.3	1,000 ⁵	28.6
Total.....	3,446	100.0	3,480	100.0	3,476 ⁷	100.0	3,500	100.0

¹ The figures found in *The Hampshire Repository* referred to in the note above were almost certainly from the last survey made on the occasion of enclosure in 1795.

² See below, §§ 57, p. 633.

³ *Ordnance Survey of England, Book of Reference to the Plan of the Parish of Crawley* (1872).

⁴ Really the Crawley Court estate, part of which lies outside the parish. Rough estimates.

⁵ Pasture and down.

⁶ Wood and waste land.

⁷ In addition, there were 131 acres as follows: 80 acres in houses, orchards, etc., and 51 acres in roads and water.

Figures for the number of sheep kept are hard to find. Following are all that have been discovered.

SHEEP IN CRAWLEY

Date	No.	Remarks
About 1794.	1,200	Apparently in the (civil) Parish of Crawley ¹
1890.....	1,845	On Kennard's own estate (Home Farm) ²
1925.....	2,200	On the Crawley Court estate ³

¹ Driver, A. and W. *General View of the Agriculture of the County of Hants* (1794), p. 25.

² *The Hampshire Down Flock Book*, vol. I (1890), p. 18. This flock had been established in 1884.

³ Information supplied by Professor T. Wibberley, of Crawley.

Such information as is contained in this table is indeed scant. A few generalizations, however, may be made. The sheep must have been fed, to quite a large extent, upon the lands used for arable purposes, after the crops had been harvested in the case of grains, and on root crops as a substitute for harvesting or gathering. Doubtless many were fed on turnips right in the fields. The best balanced agriculture of the period 1795-1871 would seem to have been in 1837, when the six yeoman farmers were in full command. By 1871 pasture had been cut down to a little over 5 per cent of the total. This seems to point to a preponderance of grain cultivation. If so, it shows why the American competition of the late 1870's and the following decades was such a serious matter.

The outstanding characteristics of the Crawley Court estate are its size and (until Sept., 1928) its operation as practically a single unit. Inquiries during 1924-25 brought somewhat divergent statements as to the size of the estate. An exact reckoning, however, has now been made.¹

Estate up to 1920.....	2,744 acres
Acquired in 1920.....	500 "
Acquired in 1928	858 "
Total.....	4,102 "

Of these 4,102 acres, 938 lie outside the civil parish. These totals include park and woodlands, and also land covered by buildings.

During the War of 1914-18 heavy demands were put upon Crawley as upon other villages in England. Land was sown to grains without adequate preparation of the soil and without being kept clean and in good tilth. After the War, came a period of five years during which there was an average annual loss on the Crawley Court estate alone of about £8,000, as we have been informed. The seed used was not good. Not enough sheep were kept. Part of the soil was wasted by fallowing. Of the 2,400 acres, 1,200 were said to have been bare fallow or barren land in 1922.² And methods of purchasing supplies and selling products were antiquated. For instance, 100 bags of corn would be sold at a Winchester public house to some local dealer. This was clearly unworthy of a great establishment such as the Crawley Court estate. It is no wonder that, in the face of general hard times for agriculture, such methods should have brought a large deficit. In order to reduce this loss, Professor Thomas Wibberley was brought in as agricultural expert and farm manager.

Professor Wibberley, the son of a Lancashire yeoman, was born on a farm in Ireland, and was given four years of special academic training in agriculture. For six years he was County Instructor in County Limerick, in which capacity he advocated a

¹ By Mr. J. O. Robertson, estate agent, and set forth in a letter of 29 Jan., 1929.

² See H. G. Robinson, "A Modern Super-Farm: The Crawley Court Estate," *Country Life* (7 Aug., 1926), p. 195.

continuous-cropping system to the great benefit of the farmers.¹ For a time he was associated with Sir Horace Plunkett and indeed he often displays some of the enthusiasms of that leader. By experience and by training he seemed to be admirably equipped to pull the Crawley Court estate out of the hole agriculturally. Judging from results and from the number of people who visit the scene of his activities, we think it probable that he has realized some of his expectations. And yet Professor Wibberley is enough of a theorist and idealist not to be satisfied himself with a single job, once the routine has been worked out.

The whole Crawley Court estate was mapped out by Professor Wibberley, different colors indicating the crops used in the various rotations. Better seed was introduced and the sheep were bred upwards. Fallow was eliminated as so much loss. Some of the barren wastes were brought under cultivation, and during the process these were called by the incredulous the Professor's folly. But sure enough promising crops are coming where rabbits would have formerly almost starved.

The basic assumption was that Crawley's climate was wet and that therefore sheep raising, rather than grain cultivation, would deserve the greater emphasis. Accordingly, it was planned to devote from one-half to two-thirds of the land to sheep,² the rest to grain. Of course, the sheep were not to be fed on permanent pastures, but on vetches, kale, rape-kale, white mustard, swedes, and turnips, not cut or pulled but growing in the field. If heavy rains injured the grain, they would improve these fodder crops. And feeding the sheep right in the fields would save the labor of harvesting and serving out fodder to the sheep. Here were good factory principles: to diversify products so as to insure safety and to economize on labor. It is the ideal of the system practised to follow each crop, either when harvested or eaten by sheep, by the tractor plow a few days after the harvester or the sheep have left. Here is another factory principle — the elimination of waste.

In cropping, Professor Wibberley follows several courses, the

¹ See Thomas Wibberley, N. D. A., N. D. D., *Farming on Factory Lines: Continuous Cropping for the Large Farmer* (2d ed., 1919), p. 21.

² Some dairy cattle were included.

chief of which are set forth below.¹ The main aims seem to be variety of crops for marketing and for feeding, and keeping the land clean and fertile.

Artificial fertilizers of considerable variety are used on Crawley's weak soil. They are bought in large quantities from Germany, South America, or elsewhere, as the prices fluctuate up or down. Guano has been used, but an artificial guano is now being made by Messrs. James Carter and Company of London under the direction of Professor Wibberley. Similarly this firm advertises special fertilizers for wheat, barley, and oats, following the experiences and experiments of Professor Wibberley. A mixture called Phos-Nitrine, the outcome of research on the part of Professor Wibberley, is said to be not only a fertilizer but a charlock-killer.

Crawley's influence radiates not only in these respects but also, and perhaps chiefly, through its seeds. Professor Wibberley has developed special strains of wheat — Yeoman, Little Joss, and Square Head Masters, each having some notable points of strength. His special pride is a hybrid called rape-kale. If this luxurious plant is sown on good land in spring, a crop can be cut in the early part of the winter and the stubble left to grow again for feeding the sheep in the spring.²

The labor problem is a difficult one in Crawley as elsewhere. In the past Professor Wibberley has been inclined to blame the farmer for labor difficulties, but he is not now uncritical of the hands he has to employ.³ Some fifty-odd laborers are apparently used in Crawley. They distrust book learning and shy at any methods that are new. The worst of them receive a minimum wage of about 30s. a week; the best receive a bonus for extra work accomplished in the prevailing week of 51 hours. All get paid for overtime.⁴ The laborers will not work in the rain and are said to keep a

¹ See §§ 62, p. 693.

² See *Forage Cropping* by Professor T. Wibberley, F. L. S., N. D. A., etc. Published for James Carter and Company of London.

³ And yet on leaving Crawley 29 Sept., 1928, he said: "Nowadays I do not think a better gang of labourers could be obtained anywhere in England."

⁴ Under the Agricultural Wages Act of 1924, minimum wages were fixed for the administrative Counties of Southampton and the Isle of Wight in 1927 as follows: 30s. for a week of 51 hours in the summer and 48 hours in the winter, with lower rates for younger people down to 9s. a week for a boy of 14 years. These rates apply to

cow from calving in order to get overtime for watching her. They have heard socialists speak in Crawley and in Winchester. One of their number was dubbed a Bolshevik. He did look shaggy like the Russian of tradition. But he had had a hard time in finding employment in the village or elsewhere. Probably he had his side of the case. Labor is spread over the year in Crawley more evenly than before and accordingly costs less per acre. In August, 1925, gypsies were employed — they come year after year to shock the wheat. Their representative asked for a higher wage but was peremptorily refused. It seemed that a refusal was expected. It is interesting to note that some Irish had been in Crawley in 1851,¹ doubtless helping solve the problem of seasonal demands prevalent even on the best managed farms. They were there in families in 1851 as the gypsies were in 1925.

In order to get results, it has been necessary, of course, to work through foremen. Under Professor Wibberley are two grain bailiffs, a chief dairyman and his two assistants, and a head shepherd. It is interesting to note in Crawley, what one hears about occasionally elsewhere in England, that the young people, even the sons of shepherds, will not themselves become shepherds, the work being so exacting, particularly at the time of lambing, that there is no free time for recreation. Animal husbandry as a whole is no longer popular. England, classic land of animal breeders, is thought by some to be about to undergo an agricultural revolution that is hardly yet recognized. When the new agricultural régime was introduced into Crawley, it is interesting to note, one of the grain bailiffs was chosen from among the villagers and was told to make no suggestion but to obey orders for a whole year. He

males. The minimum wages were 5d. an hour for a female of 18 years or over. Overtime was to be at the minimum of 8d. an hour for males of 21 years or over, down to 3½d. an hour for boys of 14. A special overtime rate for workers caring for animals was fixed at a minimum of 7½d. for males of 21 or over, and 3d. for boys of 14 years. *London Gazette*, Friday, 4 Feb., 1927.

The standard weekly rate of wages, Mr. J. O. Robertson says, is for a bailiff 60s., a shepherd 35s. 6d., a laborer 30s. 6d., and a plowman 36s. 6d. In the last three cases, where a cottage is provided, 3s. per week should be deducted as rent. It is not usual in Crawley to hire labor by the year. At harvest time every available man goes into the fields, being paid his normal wage, plus 8d. per hour for overtime.

¹ See below, §§ 59, p. 670.

did so with wry face, but at the end of the period had some helpful recommendations to make.

The results of the new agricultural régime have been favorable in some respects. The yield of grain has been increased, for example, from 20 bushels of wheat per acre to 44 bushels. Wheat and other grains from Crawley have been fast gaining a reputation for seed. And the enormous deficit of the years from about 1918 to 1922 had been reduced for a few years — apparently up to 1926. The June frost and mildew of 1926, however, played havoc in Crawley as elsewhere in England. In 1927 there was wet weather for harvesting, and also low prices for grain, and, we may add, for meat — due to the meat war. In addition, there was a serious drought in Crawley in spring and summer. But the diversification of crops and interests on the Crawley Court estate offset these disadvantages to the very maximum. Even in the breeding of the sheep there is diversity, about equal emphasis being put on wool and mutton.

Conditions on the Crawley Court estate can be further understood by a statistical presentation of the chief details, which is found below.¹ Although the figures referred to appear favorable, the situation is not all one-sided. If a diversified system of agriculture is to be continued, there is some question whether it would not be better to divide the estate into two farms of about 1,200 acres each. The system of "feeding off," plowing, and planting, all in rapid succession falls down when the weather is unfavorable. The land, indeed, in 1926 and 1927 could be cleaned with difficulty. By 1928, however, it had been put into good shape again. The prevalence of shooting in Crawley is, of course, bad for agriculture and discouraging to efforts at improvement. For days before shooting is to take place, laborers must not go into certain fields to disturb the game. Indeed the game-keeper and the agricultural expert are inevitably rival potentates in the domains of Crawley. But the owner of Crawley Court seems to hold to the view that it would cost him as much to hire his shooting elsewhere as it would to do it at home. But, bad as this is, the chief criticism that occurs to us is the labor situation. Although it is probably

¹ See §§ 62, p. 696.

true that the laborers are better off than the village people have ever been in Crawley's history, that is, better off in a material way, their income being greater, still they do not have the feeling of possession. Colonel Philippi and especially Professor Wibberley seem to have had this situation in mind. A scheme of profit-sharing is at least a possibility, but there would be great difficulty in the management, so long as about one-fifth of the laborers are inefficient and non-coöperative. Opinion is, of course, dead against removing a villager from his cottage. If Crawley could only supply to England an example of the solution of a labor difficulty—a human and economic problem—as it has an example of fine agricultural technique, it would be even more worthy of widespread attention and study. The difference between material success and human failure is great in Crawley. To build up some of the old yeoman qualities would be an even finer feat than building up fertility on a barren upland. The small-holdings movement in England has been almost a failure up to date. Men do not want to establish small units only to starve. And starve they do, apart from some few kinds of specialization. But agriculture, carried on in big units, with plenty of capital, and under skilled management has something to promise by way of returns to all concerned. Perhaps the new "manorialism" is just beginning, with profit-sharing as a future step, some kind of joint working arrangement comparable with that of the Middle Ages. But there is the serious question whether social selection has not already played havoc with the people of Crawley. They lack ambition, vigor, initiative, zest, and promise. In England's agricultural situation, however, this condition is in no sense peculiar. The great question, it seems, is whether these shortcomings are social or biological; that is, whether they reflect the prevailing outer circumstances of life or have become ingrained in the very fabric of the human mechanism. The development of the American negro seems to suggest that environment is the great conditioning circumstance and that physical and nervous energy arise within the individual in response to favorable circumstances and opportunities.

But even as these lines were being written (September, 1928)

comes word of important changes. The Crawley Court estate is being divided, not in ownership but in use. In fact, the estate is now cut up into five parts, not including the tiny allotments which have been in existence for some time. The most important of the parts consists of 1,700 acres which have been rented to a Scotsman, who has had twenty years' experience as a cattleman in Hampshire. He pays 10s. an acre for the land, but has stipulated that water be provided by the owner. Accordingly, fresh wells are to be dug or driven. The 1,700 acres are to be used as a cattle farm. The new wells are to solve the age-long objection to cattle — the scarcity of water. Herein the estate seems to be passing from an intensive agriculture to a more extensive system, from experimental work to production for profits, from grain to milk, from the traditional breeding of sheep to their casual purchase and sale, and from a position of almost national interest to local commonplaceness. In spite of efforts now being made to retain practically all of the laborers, there may actually prove to be a surplus of hands. If all that is involved means letting go the laborers coming in from outside the parish, Crawley itself will not suffer, but the district as a whole may be the loser.

The second part of the estate is made up of over 300 acres which have been rented to a neighbor who will carry on the usual Hampshire mixed farming with sheep and cattle. The Forestry Commission has rented the third part — 315 acres which have been planted with spruce, larch, and other soft woods, as part of the national reforestation policy. The owner receives 2s. 6d. an acre and retains the sporting rights to the land. The Commission pays the rates and other charges. The fourth part consists of about twenty acres which have been taken by the County Council and sub-let to a former sailor under the back-to-the-land movement. In addition, there is a fifth part, comprising plantations, sporting lands, and meadows, retained by the owner of the estate.

The passing of the big farming venture is chiefly the result of a failure to pay dividends. The deficit for the year ending 31 March, 1928, was about £6,500. This was too high a price to pay for cleaning and bringing the land into a relatively high state

of fertility. The cost of raising grain and sheep was apparently higher than the price that was determined by international conditions would justify. This high cost was due to the expense of management, the free use of fertilizers, and the intensive application of labor. Professor Wibberley had been turning more and more from practical farm management to the production of special strains of seeds. Apparently the seed grain did not bring in a sufficiently high price, or there was not enough of the total yield sold as such. Professor Wibberley sometimes thought of his work as comparable to the experimentations of the agricultural revolution of the eighteenth century, in which the gentlemen of England sank a great deal of money. In addition, one cannot help feeling that the laborers of the village were a prejudiced jury ready to hear evidence in favor of the old order. Working the estate so intensively involved a good deal of anxiety and not a little fussing. Quiet and seclusion have been impossible. And in the background has been the imponderable fact that sport had been interfered with.

The possibility of cultivating the estate as one unit under an expert and with profit-sharing laborers has now been postponed. A new stage seems to have arrived: the leasing of the parts, the shifting of the burden of making profits to people using smaller units. Herein do we find somewhat of a parallel with the fifteenth-century practice of leasing. After an effort to cultivate the home farm by a manager (the reeve), the medieval lord turned to leasing. Whereas this early lessee was engaged largely in sheep raising, the lessee of the chief part of the present estate is engaged in an apparently unprecedented effort to make cattle profitable in Crawley. Truly Crawley is not as it used to be: rye now grows there and water can be found for cattle.

§ 39. *Annals of Crawley.* What Crawley has done year after year, no one can now discover. Most of the events were repetitions, trivial, and worthy only of oblivion. On the other hand, much we should like to know is unrecorded. We could read into Crawley's history the happenings of the district, but that would

be going backwards in historical method. We note here only the things happening to or in Crawley that are for one reason or another significant. The dates in italics are only approximate.

- 643 Two Crawley boundary marks mentioned in a grant of adjoining villages.
- 909 Crawley regranted to the bishop of Winchester. At least a lordship, if not a manor.
- 1086 The Domesday inquest shows Crawley to be a manor.
- 1167 Paid to the royal exchequer 20s.
- 1207 Crawley men visited Mardon and got into a fight.
- 1231 Curtailment of cultivation of the home farm.
- 1235 Existence of agricultural laborers to 1305, their curtilages and acres being rented separately from year to year.
- 1280 Customs of Crawley recorded by inquest.
- 1306 Wages of special workers increased.
- 1315 Further curtailment of the activities of the home farm.
- 1349 The Black Death, subsequent years being reckoned from it.
- 1384 Further curtailment of home farm.
- 1389 69 % of all labor services were still rendered or acquitted for special services.
- 1407 Lease of the demesne or home farm.
- 1411 Wages of special workers increased.
- 1448 Lease of home farm a permanent policy. End of the manor in an economic sense.
- 1523 Crawley men in arms.
- 1648 John Pigeon became the lord of Crawley.
- 1656 William Godwin, land grabber, died.
- 1660 Restoration to the bishop of Winchester.
- 1690 Carting manure commuted.
- 1738 Disastrous fire while the people were in the harvest fields.¹
- 1758 Dispute and suit concerning the Stockbridge road.
- 1795 Survey and enclosure of lands.
- 1797 Parish spent 10s. 6d. for ringing bells — victory over the Dutch.
- 1805 Parish paid 15s. to celebrate Nelson's victory.
- 1813 Parish paid 16s. for ringing bells — Wellington's victory.
- 1835 A school established, reconstituted 1846.
- 1837 Tithe survey.
- 1871 Ordnance survey.
- 1874 Last manorial court held.
- 1877 The new Great House, or Crawley Court, built.
- 1879 Crop failure, yeomen being hard hit.
- 1880 Cottages and woodyard in the upper village burned.

¹ Eighteen sufferers were given sums from two to twenty-five pounds sterling from a relief fund. Cf. MS., Br. M., Add. 33278, fol. 112 (14 July, 1739, the date of the decision to distribute funds).

- 1884 Archdeacon Jacob, rector of Crawley, died.
- 1896 Advowson of the church passed into the hands of a layman.
- 1902 Last of the yeoman farmers.
- 1907 Pledge's *Crawley* was privately printed.
- 1908 Last of the laborers' cottages bought up.
Last of the yeoman farms bought up. One big farm in Crawley.
- 1910 Crawley and Hunton separated after over 1000 years together.
- 1914 One of the two inns lost its licence.
- 1921 Excessive drought, history thereby repeating itself.
- 1922 Employment of an agricultural expert — intensive agriculture.
- 1926 Abolition of bondland and customary payments provided for.
- 1928 Leasing to various farmers — less intensive agriculture.
- 1929 Excessive drought. Water and gas piped from Winchester.

It is of the nature of annals that they do not record some of the most important developments. Far-reaching changes occur without a single date to mark their progress. Most of these are described elsewhere in this book. The most intimate pictures of Crawley are provided by the medieval manorial accounts and by the modern parish records. Since the year 1208, it is not at all true that "annals of the poor" are either "short" or "simple." They have just not been studied or set down. The events that linger in memory are soon to be lost as the actors leave the scene. A few recollections of the living have been gathered and used in this volume to supplement the deeds set down in writing. It is notable how small a part Crawley played in the news items of the journals of neighboring towns.

§ 40. *The Church, Past and Present.* The church building at Crawley, which is made from the stone of the district, was much repaired in the early nineteenth century, and in 1887 it was restored on a considerable scale.¹ In the present edifice are parts of the fourteenth-century church and even fragments of a Norman building. The church as it stands is without distinction on the inside except for its gloominess, or on the outside, except for its deep porch and neighboring lime trees.

The first mention of the church at Crawley seems to be in Domesday Book.² It was no doubt in existence in 909 and earlier,

¹ See F. W. Pledge, *Crawley* (1907), pp. 158-159.

² See below, §§ 4, p. 185.

when Crawley had attached to it the subordinate community of Hunton, doubtless even then also ecclesiastically dependent. It is a plausible inference that in earliest days the rector of Crawley journeyed to Hunton to perform such services as were necessary, but that later he appointed a curate to officiate at Hunton — and, we may add, sometimes another at Crawley to free himself for other duties. Walter Perys, whose will was probated in 1539, was rector of Crawley and Hunton and also of Meonstoke and Sober-ton, with curates in all four parishes.¹ The patronage of Hunton, that is, the right to appoint the curate there, was in the hands of the rector of Crawley until 1910, when Hunton was exchanged with the Dean and Chapter of Winchester for Littleton, the adjoining parish to the southward.

The first reference to the parson of Crawley, which we have noted, is in a reeve's account of 1231-32, where there was said to be a defect in the churchscot of cocks and hens due from the *terra quam vicarius tenet*.² Of course, one cannot be certain whether a vicar is actually meant rather than a rector (parsona) or more likely a curate. It is not clear that Fremund Lebrun, who was made papal chaplain in 1259, was really rector of the Crawley with which we are concerned, though such seems to have been the case.³ Probably because of the fact that the rector of Crawley had a considerable income and because the parish was near to Winchester, the living was much sought after. It was given to men of distinction as well as to those whose chief strength was their influence at court or with the bishop of Winchester. For several of them Crawley seemed to be quite salubrious and their work not overtaxing: Michael Renniger in the sixteenth century, Robert Wiseman in the eighteenth, and Philip Jacob in the nineteenth, all held the living for over fifty years each. Others occupied the incumbency almost as long. Some of the rectors, being active and useful men, sought and held other preferments also. Matthew Woodford, who participated in the enclosure of 1795, is a case

¹ MS., Prerogative Court of Canterbury, 2 Alenger. Will dated 31 Oct., 1538; probated 4 Feb., 1539.

² See below, §§ 7, p. 205.

³ *Calendar of Entries in the Papal Registers relating to Great Britain and Ireland, Papal Letters*, vol. I, 1198-1304 (1893), pp. 367, 457, 460.

in point.¹ Few of the rectors, as we might perhaps expect, were of the peasant or proletarian class. Charitable as many were, their origins could hardly help influencing their sympathies on such an occasion as enclosure.

The chief source of income for this fat living was the tithe. But we get surprisingly little information on this subject. During the Middle Ages the lord bishop gave to the rector one tenth of the yearly increase of his cattle, sheep, and hogs, as well as of his wool, but no tithe was paid on his grain, so far as the accounts indicate. What the tenants paid is never stated. At the time of enclosure, no provision was made with regard to the tithes, though of course the glebe was duly arranged for. In 1837 the lands of Crawley were surveyed and each piece of ground given a number on a map and put down as owing so much tithe in the form of money. Then the obligation was expressed in the form of a total rent charge. For Crawley the amount was £662 10s.² This has varied from year to year with the price of grain in accordance with the original plan. The whole arrangement has given dissatisfaction at one time or another to all persons concerned. After years of agitation the British parliament has at last (1925) established a fixed valuation for the rent charge and provided for the extinction of the tithe throughout the nation.³ This would seem to be an heroic measure, but in fact it is to be done gradually over a period of eighty-five years. During this long term, Crawley land owners, whether they are adherents of the Church or not, are to pay the annual tithe and enough in addition to amortize the whole obligation. Truly the British are a patient, long-suffering people.⁴ Outsiders may well hesitate between admiration for their respect for private property and vested interest on the one hand and astonishment at their lack of courage in meeting an anomalous situation in a logical and obvious fashion. The whole plan is perhaps more patently absurd in Crawley than in most parishes in England, for there the chief land-owner seems to care as little for the Church as do his laborers.

¹ See below, §§ 55, pp. 605, 615; §§ 56, p. 626.

² See below, §§ 57, p. 649.

³ See the act of 15 and 16 George V, ch. 87. *The Public General Statutes, 1925*, vol. II (1925), pp. 1720-39.

⁴ Professor Wibberley puts the tithe in Crawley (Oct., 1928) at 4s. to 5s. an acre.

The living of Crawley was assessed at £20 in the taxation of Pope Nicholas, put down in the King's Book of 1535 as of the net value of £35 13s. 4d.,¹ and in 1928 as bringing in a net income of £604.² Besides this there is the rectory which the incumbent is supposed to enjoy.

The patronage of the church in Crawley, that is, the right to appoint the rector, was in the hands of the bishop of Winchester until 1860, when it was handed over to Queen's College, Oxford, by an exchange arrangement. In 1896 it was sold to Mr. George Bliss, an outsider, who presented the living to his nephew. Sold several times since, and once it was offered at a bargain, the patronage has been owned twice by women³ who were interested, one in getting her husband into the living and the other in getting her husband into a more congenial one by exchange. Of course it is not considered as simony when a parson has a relative or kinsman buy a living for him, any more than it is considered un-Christian to force a non-believer to contribute to the support of the Church. Anomalous as the system of patronage or advowson is, it leads to many excellent appointments and a few very bad ones. It has this one very unfortunate and inescapable effect, however, that it gives to an outsider power over the affairs of a congregation, not because of his wisdom or holiness, but because of his wealth. In reply to such an accusation, there is much sophistry expressed, but the fact remains — an unreformed Church of England.

Until the early nineteenth century the rector of Crawley had not only a handsome income but a very beautiful residence opposite the church itself. This dwelling had a large garden, with a chestnut avenue, and remains of a sixteenth-century building with an old polished oak ceiling.⁴ Being rather expensive to maintain, it was transferred in 1911 to the owner of Crawley Court, later to be used as the dwelling of a member of his family.⁵ Doubtless it

¹ See F. W. Pledge, *Crawley* (1907), pp. 165-167.

² See the *Diocesan Year Book* for 1928.

³ Patron	Mrs. Edith A. Churchill	10 July, 1914
Rector	The Rev. J. W. Churchill	8 Aug., 1918
Patron	Mrs. Dorothy Simeon	9 Aug., 1920
Rector	The Rev. J. P. Simeon	2 May, 1921.

⁴ See F. W. Pledge, *Crawley* (1907), p. 168.

⁵ Cf. *MS.*, Millbank, Ecclesiastical Commission, vol. 1909-14, pp. 49-53 and 245.



THE OLD RECTORY

A photograph

will continue to be difficult for rectors to accept the loss of such an attractive residence so conveniently located. The actual rectory of today is a prosaic dwelling almost poked out of the village far from the church in the direction of Winchester whence Christianity had originally come.

Now, it seems that this is really symbolic of the present condition of things. The Church means very little to the people of Crawley. They send their children to Sunday School, but apart from the harvest festival and a few fine Sunday evenings the attendance is now (1928) about seven. As one of the natives said in 1925, the rector preaches well but he cannot compete with the chapel, or Gospel Hall as it is now called. In this Hall there is unlettered zeal, such as can be appreciated by the audience of over a score of dissenters. Apart from the retired admiral there is but little encouragement for the Church from above. The owner of Crawley Court has no interest in formal religion, and the agricultural expert and his family are Catholics.¹ So between the aversion of non-conformists and Catholics on the one hand and the indifference of both the high and low on the other, there is only the shell of a congregation. Of course, this is not peculiar to Crawley nor yet to Britain. The old bassoon no longer plays, and the bell-ringers have recently ceased to function, because the rector would not consent to their leaving before the end of the service.

In the past, some rectors of Crawley have held many preferences and neglected all. For over a generation the right to appoint the rector has been bought and sold by those having personal or family interests. And now the tithes are paid directly and indirectly by persons caring nothing for the uses to which they are put or by those who are positively hostile to the whole system. But these anomalous conditions on the inside are but minor factors in the situation, as compared with what is happening in the outside world upon which Crawley looks — with eyes through the moving pictures and with ears through the radio — it is too much to add with the eyes of the understanding in a search for objective

¹ In 4 Charles I we find Joan Wayte, widow, set down as a Catholic recusant, and, of course, others as adhering to Catholicism at a later date. See MS., P. R. O., Exchequer Lay Subsidies, 175/522.

truth. It is, of course, a misfortune that the rectors of Crawley have not remained long enough in the village during recent years to gain a sympathetic understanding of the problems of the young people.

§41. *Parish and School.* The old ecclesiastical parish of Crawley included Hunton, but since 1910, as we have seen, Littleton has taken the place of Hunton. The Civil or Rural Parish of Crawley is apparently identical in boundaries with the Manor of Crawley. It is this parish that has been the unit for census enumeration and for administration generally. The Rural Parish is supposed to meet each year in the form of a primary assembly or Parish Meeting as it is called. This Parish Meeting, made up of adult males and females who own or occupy property, elects the Parish Council, and the chairman; the former for a period of three years, the latter for one year. The Parish Council, meeting once a year, in the spring, elects the overseers of the poor, the treasurer, and the clerk. The office of clerk for many years has been in the hands of members of the Cox family, the incumbent until recently being a gardener on the Crawley Court estate. Probably the most active member of the Council¹ is the chairman, Mr. J. O. Robertson, the estate agent of Crawley Court. It should be added that his knowledge and administrative ability are also at the service of other local government organizations in the county, for he is a justice of the peace and a member of the Winchester Rural District Council (since 1908). On the whole one can say that the Parish Council of Crawley, as is often charged, is not independent of the local "lord" or squire. In other words it is ability and property that guide the destinies of the parish and not mere noses and hands.

The Parish Council has the power to provide buildings, acquire property for recreation, look after wells, footpaths, and the cemetery, provide fire engines, remedy offensive ditches and ponds, and provide allotments. The Parish Council rents from the owner of Crawley Court such land as is necessary to be divided into garden allotments. Apparently only about three quarters of the

¹ Other members (Oct., 1928) are G. Philippi, F. W. Pledge, F. Turton, and R. Davis (the paid clerk).



AIRIAL PHOTOGRAPH OF THE VILLAGE SHOWING PRESN I-DAY ATOLMENIS

Taken in 1977 at 1000 feet in the air and reproduced with the permission of the Ordnance Survey Office

allotments available have been taken, many of the people already having small gardens attached to their houses. The Parish Council has been pretty well stripped of its functions by national statutes which have erected new units or have given away some of the powers of the parish to old units. The Rural District Council has charge of sanitation, housing, maternity and child welfare, and many other matters. There is a Poor Law Union which, through its guardians, looks after the poor, though there are none (1924-25) in Crawley to be cared for — thanks to the existence of the old-age pension system. The County Council has charge of education, public libraries, agriculture, small holdings, the main roads, people mentally afflicted, those suffering from tuberculosis and venereal diseases, and the granting of licences. No one in Crawley seems to have applied for a small holding until very recently.¹

In the Middle Ages men were hanged for felony, their goods going to the lord. It would appear, indeed, that there were more crimes then than now. "In the last twenty-seven years" [1901-28, as has been reported to us], "there has not been a single 'crime' in the parish. By that I mean what is termed a penal offence. We occasionally get what is known as a petty offence, such as breaking the motoring regulations, poaching, or licensing offences. I do not remember a single case of drunkenness. Only the other day, however, [a resident in the village] was summoned for employing a male servant without first obtaining a licence (cost 15s.). He pleaded ignorance and got off."²

People living in Crawley have been theoretically able to obtain an education in various ways at various times. In the Middle Ages there was apparently no school in the parish. The rector or the curate would have been available for instruction, and there were monastic organizations in the general district which gave some instruction. Winchester College was not officially founded until 1382. During approximately 500 years following, no son of Crawley's soil became a "scholar" in that College.³ Some may have actually attended, but they were most likely to be the sons

¹ See below, § 38, p. 141.

² A written statement made in October, 1928.

³ See above, § 18, p. 61.

of the parson — following the establishment of Protestantism. Now, this school is only five miles away from Crawley. Clearly physical proximity is ineffective in the face of social custom and economic condition.

Book learning was pretty scarce in Crawley until the nineteenth century. Most Crawley tenants had to make a sign of the cross or some other simple mark in lieu of a signature. How the reeve got along unless by tallies (notched sticks) and pictorial language, we cannot imagine. Of course, he may have been able to obtain the help of the rector or even of the episcopal auditor. But in the nineteenth century the yeoman farmers at least were given an elementary training at some neighboring school. One informant has stated that it was at a private school in Twyford. It is true that Sunday Schools, which might have been used by some of the better tenants, were established early — at Basingstoke in 1524, Southampton in 1550, Newport in 1614, Alton in 1638, Odiham in 1694, Alresford in 1696, and so on.¹

In the very midst of Crawley there was finally set up an elementary school. In 1832 or 1835 the rector, Philip Jacob, established a small school, which was maintained, at least partly, at his expense. In 1846 the same rector received a grant of this school from the lord bishop, "for the education of Children and Adults or Children only of the labouring Classes of and in the said Parish of Crawley which said School shall always be united to the incorporated National Society for promoting the education of the Poor in the Principles of the Church of England."² Like parochial schools generally in England, this one is not at once to be distinguished by the eye of the visitor from the residences of the people of the village. The founder of the present Crawley Court family, a beneficent gentleman and a great builder, replaced the old thatched roof and added a section.

This parochial school, having accommodation for nearly 100 students, actually had 84 in attendance, 1927-28, divided as follows:

¹ See *The Victoria History of the Counties of England, Hampshire and the Isle of Wight*, vol. II (1903), p. 387.

² MS., Millbank, Ecclesiastical Commission, 153126, pp. 340, 352.

From the Village of Crawley	29
From the rest of the parish	12
Outside the (civil) parish ¹	43

This attendance is at least an improvement over that of 1862, which was 46 and of 1867, which was 71.

There are only three teachers for all the grades. For instance, one teacher has to teach four standards of work in the upper group consisting of children whose ages range from ten to fifteen years. Bearing in mind this fact and that the parents of the children are agricultural laborers, we are not surprised that only about two or three, on graduation, go each year to a secondary school. In the majority of cases the boys go into agriculture, the girls into domestic service. The next choice for the boys is motor work or gardening, for the girls clerkships.² Apart from the estate office, there seems to be no clerical opening at all in Crawley. Accordingly the school, preparing for clerical training, helps to drain off the best brains from the village. This is a part of the social selection now going on. The towns draw off Crawley girls for office work and for domestic service.³ The Crawley men seem to make up the loss by marrying girls from other rural parishes.

There is in the Village of Crawley a tutor, F. W. Pledge, Esq., M.A., who has lived in Crawley for over twenty years and who prepares young men for Cambridge and Oxford. The young men are in residence with their tutor during the few months necessary. Mr. Pledge lives in the old Pern house, now called Manor House. Thus do residents take the place of yeoman farmers.

Out on the borders of Crawley, in the direction of Winchester, in the parish but not in the village, is a large public school called Clayesmore School. It occupies about 250 acres of Northwood Park, with which we have long been familiar. It takes boys from the age of eight upwards and provides facilities for manual work as well as for book studies. Its students are introduced to wireless

¹ Chiefly from Littleton, now part of the ecclesiastical parish, and adjacent to Crawley.

² Much of this information has come from Mrs. Margaret Fish, the head-mistress.

³ Miss Lilian J. Redstone has been particularly helpful in supplying information from her father for the period about 1845-75, and for the present.

operating as well as to golf. It is young, erected on the ruins (apparently) of Eastman's Royal Naval Academy, established in the 1890's and housing a population of 151, including teachers, students, and servants, in the census of 1921.¹ It is perhaps unnecessary to say that the new school is in no way a rival of Winchester College, which is less than three miles distant.

Few of the people of Crawley Village have received any considerable education in the world of books. Primary education is theirs today, but in the few cases where it leads anywhere, it is away from the village. Other people come to the Parish of Crawley for secondary education, but this is quite apart from the villagers. For a long time, the villagers had no faith in education, removing their children from the primary school as soon as the law would allow it. Now, seeing the greater earning power that sometimes results, they allow their children to stay on in continuation classes. And they themselves, in later life, do some reading, whereas twenty years ago adult reading was non-existent. To help out in this adult education is a branch of the county library used by about seventy persons and housed in the school. At last a new force has entered the village: whether it will make for the permanent well-being of the village itself is, however, a matter that cannot yet be determined.

§ 42. *Population and Well-being.* It is not possible to state the population of Crawley before the first census (1801). From first to last there is the question of two units, the village on the one hand and the (civil) parish on the other. And for the early centuries, for which only estimates are possible, there is the problem of the squatters, or the mere inhabitants, as distinct from the recognized tenants. Even the recent census figures are misleading, because since the 1890's there has been a large school for boys on the border of the parish but in no very real sense a part of the (civil) parish. The following table gives the population as estimated (in brackets) or as enumerated at various times.

It would seem that the two high points in the history of the parish were about 1307 and about 1875. The low spots seem to have

¹ See below, §§ 60, pp. 683-684.

POPULATION OF THE (CIVIL) PARISH OF CRAWLEY

Year	Population	Year	Population
1086	[260] ¹	1851	403
1256	[370] ²	1861	397
1307	[400] ³	1871	411
1673	[180] ⁴	1881	455
1801	324 ⁵	1891	410
1811	298	1901	366 ⁶ [502]
1821	354	1911	481 ⁷
1831	372	1921	412 ⁶ [563]
1841	372		

¹ The number of tenants (we assume families) as given in Domesday Book (see below, §§ 4, p 185) is 51. At 5 to a family this gives 255. A household of 5 is allowed to the rector.

² During the year 1256-57 there were 278 men along with the keepers of the grain doing harvesting for the lord (see below §§ 9, p 217). If we allow one-quarter of the population to have been children or feeble, this gives an approximate total of 370.

³ In 1307-08 there were 312 men along with the ministri curie doing harvesting (see below, §§ 14, p 263).

⁴ On the occasion of the levy of the hearth tax in 1673 there were 23 taxable households and 13 non-taxable or 36 in all (see below §§ 21, pp 459-462). At 5 to a household, we have 180, a surprisingly low figure. How much reliance is to be placed upon the hearth tax returns is uncertain.

⁵ From this point on, we follow the census enumeration.

⁶ The net population after the new boys' school has been deducted.

⁷ The school was on a holiday at the time of the enumeration and its population therefore not included.

been about 1673 and 1811. If we were more certain of all this, we should have more zeal in trying to explain the situations. The year 1307 was well before the Black Death, and the year 1881 was just after the beginning of the decline of agriculture and the decay of the yeoman farmers. In 1673 the exchange of tenements had doubtless pushed out many families; and in 1811 the combined effects of enclosure, poor law, and war brought the parish into decay. Conditions were in some respects even worse after the death of the younger Meyler, lessee of the home farm, in 1818.

About the number of houses in Crawley we have even more fragmentary evidence, as is indicated in the next table.

It is clear from the second table following that there has been a diminution in the child population. During the period in question there has probably been a tendency for laborers with large families to move away. Old people, at least in recent years, have, however, preferred the quiet of village life and have deliberately sought residence in Crawley as in other villages.

NUMBER OF HOUSES

Year	In the Village	In the Parish	Vacant
1086.....		[52] ¹	
1673.....		36	0
1837.....		[37] ²	
1841.....		81	1
1851.....		79	3
1891.....		86	0
1901.....		85	10
1927.....	[67] ³		

¹ See below, §§ 4, p. 185. Reckoning uncertain.

² See below, §§ 57, pp. 635-646. The count here is necessarily uncertain.

³ See below, §§ 61, p. 685.

NUMBER OF CHILDREN IN THE (CIVIL) PARISH OF CRAWLEY¹

Year	Number of Children	Percentage of Total Population
1841.....	123	33.1
1851.....	164	40.7
1871.....	150	36.5
1881.....	168	36.9
1891.....	147	35.9
1901.....	109	30.0
1911.....	127	26.4
1921.....	103	25.0

¹ See below, §§ 60, p. 679.

The census of 1927 shows a large measure of well-being in Crawley. This consists in ownership, not of land and houses but of furniture, clothing, bicycles, radios, and automobiles. The income in good homes, schooling, recreation, free time, clothing, and food is probably greater than at any time in Crawley's history. Thus this village population is comparable with townspeople, the rank and file of whom own little but enjoy much. What the villagers lack today is independence, self-esteem, and a feeling of equality. Some are disgruntled, but most of the older people seem content.

Once there were slaves in Crawley; now there are none. Later there were only serfs in the village, while now all are legally free. Once there were many poor receiving relief, now there are none except the aged. But throughout its history Crawley has faced both social subordination and monotony of work. The deadliness

of the village's life increases as the young people become fewer and the old predominate. But this is somewhat offset by the greater amount of traffic along the village street. Whereas in the thirteenth century, and apparently up to the late war, there were two inns in Crawley, there is but one now. In 1924-25 the sole remaining public place of jollification — The Jolly Sportsman has gone — was a prosaic and uninviting spot. In marked contrast to this was the warm glow of the Irishman's house — the residence of the agricultural expert, and the quiet geniality of the Scotsman's fireside — the dwelling of the estate agent. Both of these had young people much astir. In the homes of the aged there was nothing but dull, blank quiet — such as was probably most desired.

§ 43. *Occupations, Medieval and Modern.* For a study of occupations in Crawley we have the manorial accounts, the court rolls, the censuses of 1841, 1851, and 1927, and the parish registers. We can hardly compile any statistics of medieval occupations but we can draw some general conclusions. Crawley was even more overwhelmingly agricultural at that time than it is today. And, except for a period in the Middle Ages, there was no agricultural laboring class as there is today.¹

Of housework in medieval Crawley we have no information. It is doubtful whether there was a class of domestic servants before the rise of the yeoman farmers in the sixteenth century.² Such domestic service as existed was doubtless casual and supplied by very young unmarried daughters.

Of specialized manufacture in medieval Crawley there is no information, except for the work of the blacksmith and house builders, and the dairy. Most of the manufacture of ordinary cloth and clothing, boots, shoes, belts and harness, and wooden utensils and implements doubtless took place in the home. There is no indication that Crawley ever attained sufficient skill in these

¹ Cf. MS., P. R. O., Ecclesiastical Commission, Various, 159285 (1236-37). De 12d. de veteri domo Roberti Cawe.

² In 1561 there is an instance of outside domestic service: John Wayte, of the yeoman family, had a gardener with a tenement. MS., P. R. O., Ecclesiastical Commission, Court Roll, 110/1, fol. 10.

pursuits to lead to the making of a surplus for sale. In this respect Crawley was a bit unusual.¹

There was no tradesman in medieval Crawley, no baker, grocer, or the like. The nearest to public servants were the innkeepers, the rector, and at times a curate. There was no policeman or his counterpart, unless the reeve be considered as such. There was an agricultural officialdom in the Middle Ages, however, as there is today.²

The nearest to independents, or residents, in Crawley in the Middle Ages were the widows, who by custom were permitted to occupy the family cottage until the youngest child and heir became of age or until re-marriage. There were no attractive houses such as the White House, the old Rectory, and the present Manor House.

For the Modern Period we have some statistics that are significant.

OCCUPATIONS OF ADULTS IN CRAWLEY

(Classified)

Classes	1841 ¹		1851 ¹		1927 ²	
	No.	%	No.	%	No.	%
Agriculture.....	69	61.61	63	54.78	44	42.31
Housework.....	12	10.71	17	14.78	32	30.77
Industry, transportation.	18	16.07	19	16.52	17	16.34
Trade.....	3	2.68	3	2.61	2	1.92
Public service.....	2	1.79	7	6.09	4	3.85
Independent.....	3	2.68	1	0.87	5	4.81
Yeomen.....	5	4.46	5	4.35	0	0.00
Total with occupations ..	112	100.00	115 ³	100.00	104	100.00
Total population.....	372		403		222	
% with occupations.....		30.11		28.53		46.85

¹ For the (civil) Parish of Crawley (that is, the village, Rookley, Northwood Park, and Littleton House, to use present-day names).

² For the Village of Crawley alone.

³ In addition there was one banker, the son of a lady who was an annuitant.

Unfortunately the first two years being for the civil parish and the third for the village only, the data are not quite comparable. There is no reason to expect, however, that the results would be very different if we had figures for the civil parish in 1927. It is

¹ See above, § 17, pp. 58 ff.

² See above, § 8, pp. 22 ff.

noteworthy that there has been a decline, absolute and relative, in the number of persons engaged in agriculture. The decline shown by the figures for 1927 may be due to the more efficient use of labor under the present management. It is also due to the fact that some of the agricultural laborers employed in Crawley in 1927 actually resided in adjoining parishes.

The increase in the number of adult household servants is remarkable. It is doubtless due to the development of Crawley as a place of residence and still more to the fact that Crawley Court employs many more servants than did the Manor House in 1841 and 1851.

The number of persons engaged in trade and industry has not changed very much. Today the baker and the storekeeper appear to be the only tradesmen. There is in Crawley today no physician, dentist, lawyer, or artist. There is no kinema. There is a garage, however, as well as a blacksmith's shop.

We have noted no one in Crawley who now earns his living through sport, except the gamekeeper. In 1871 there were fifteen persons, in 1881, twenty-one, and in 1891 eighteen, listed as trainers and grooms in the racing stables of Crawley. None were set down in 1901.¹ England has taught the world how to save time through the use of machinery, how to waste it through sport. In the latter, Crawley has played its part particularly in the eighteenth and early nineteenth centuries.

Child labor is a notable feature of the census enumeration of 1851. It is much less today. It would appear to have been at a minimum in 1881, when only one person under fifteen years was reported as employed — as an agricultural laborer. In Crawley, as in other purely rural communities, the two chief prospective occupations, as has already been said, are agriculture for boys and domestic service for girls. And in these two occupations there are not enough openings in Crawley to meet the needs of the young people.² The result is a constant drainage of the youth of the village and the parish to other places.

¹ See below, §§ 60, p. 679-682.

² Mrs. Adam S. Kennard has stated (privately) that it was her policy at the end of last century to take servants from elsewhere rather than from Crawley itself.

§ 44. *Notable Personalities.* We shall not try to uncover true greatness in men, as it has come to the village and departed again. It is enough that the various persons mentioned are notable for one act or another, one characteristic or another. The first man in Crawley, whether in the ecclesiastical or civil parish we do not know, about whom we have any information is Alvin Stilla. Alvin was a prosperous bondman who bore the distinction of having two names. Richard, the reeve, was the first (1208) Crawley official of whom record remains. Ingeram was a fugitive about 1252 — gone to parts unknown. The rector of Crawley, Fremund Lebrun, was appointed papal chaplain in 1259. Without stating that he was illegitimate, he secured the archdeacons of Waterford. Elected to the archbishopric of Dublin, he was not allowed to take possession.¹ In the early fourteenth century, Philip Aubyn of Winchester was an investor in lands and rich hypothecator of tenements, who included Crawley in his net. William Sely was the first reeve-farmer (1407). John Page was a rich and able archer ready to do his bit in 1523. John Edmondes was the patriotic subscriber of £25 to aid in the defence of England against the Armada.²

Sir Gerard Fleetwood (about 1580–1663) was a master dissimulator and apparently the father of Crawley's line of gentlemen. The second Anthony Henley (d. 1745) was an impudent libertine who died young for his country's good. During the American Revolution His Royal Highness, the Duke of Cumberland, occupied Rookley House³ in ignorance and in profligacy. As an example to his community, George Godwin, yeoman farmer, did his duty year after year in the capacity of churchwarden through one of Crawley's most trying periods — the late eighteenth and early nineteenth centuries. This was at the time when the second Richard Meyler was young, dashing, and playing the lord bountiful. Poor old Richard Bright, who was almost arrested as an intruder on his own estate — the home farm — was a misogynist, a gentleman, and a geologist. At the same time, Thomas Pern was

¹ *Calendar of Entries in the Papal Registers relating to Great Britain and Ireland, Papal Letters*, vol. I, 1198–1304 (1893), pp. 367 (1259), 389 (1263), 457 and 460 (1279).

² See F. W. Pledge, *Crawley*, p. 131.

³ See below, §§ 52, p. 575; §§ 53, p. 579.

the most envied farmer in Crawley. At Rookley House Thackeray probably came to know the yeomen — perhaps finding in their midst the model for Sir Pitt Crawley, who was at least in outline a real character. In the Village of Crawley, Archdeacon Jacob, the rector, ministered to men's bodies and to their souls, much as a missionary does to Hottentots at the present time. His medicine chest was their magic box. The first Philippi arrived in 1900, a feverish builder, determined to make the old village into a new one and still look old.

Today there is in Crawley the astute and generous James Ogilvie Robertson, the estate agent, who has brought to the Crawley estate the carefulness, integrity, and intelligence of the Scots' land that gave him birth. Professor Wibberley has the lively imagination of his native land, for some years placed at the service of Crawley's mediocre soil. F. W. Pledge is the modest scholar who looks out upon the world with calm judgment, getting his abiding satisfactions from the simpler things of life. Below his house is old-man Kelly, a thatcher warming himself by the flickering fire of his wife's yeoman ancestry. Carpenter Broadway is retired, lame, voluble, and reminiscent. Harry Thick, the undercarpenter, is an ardent leader in Gospel Hall, getting trade away from the rector of the parish. The slouching Bolshevik of the village bears no name known to us, but he appeared unhappy and unkempt. The innkeeper's wife is very properly stolid and inscrutable. Admiral Sir Montagu and Lady Browning maintain the best traditions of the navy in their faithful attendance at church.

§ 45. *Recent Outside Influences.* The traditional attitude of scholars has been to regard the medieval manor as isolated, self-sufficing, and living without much influence from the rest of the world. This is not based on a very large measure of reality, but arises from a feeling for contrasts. The present is a commercial, inter-related world: the past must have been quite divided and pent up, each part living in and for itself. This view is not accepted here. Crawley was never a thing apart — at least never in historic times.¹

¹ See above, § 7, pp. 18 ff.; § 18, pp. 60 ff.

In the Middle Ages Winchester was the towering city just beyond whose walls Crawley found security and peace. Crawley was within the influence of that center, from which both religion and material goods were obtained. But in the modern world, the dominating influences have been the nation and the metropolis. The nation had begun to have influence even in the Middle Ages when it taxed the village, made military levies, and began to encroach upon the manorial courts. In the sixteenth century it gave Crawley a new religion — Protestantism. It was even more liberal in offering to Crawley's youth the opportunity of military service than it had been in the Middle Ages. It enclosed Crawley's land by act of parliament. It gave to Crawley a post office and has had much influence upon primary education. Recently (1924) the state has fixed a minimum wage for agricultural laborers, male and female.

London gave to Crawley capital in the families of the Barings and Kennard. The latter invested heavily in Crawley at a time when the village needed building up. Crawley became a pleasant place to live in once again. Of course, through trade, London has scoured the world for things which Crawley might buy, and has always been ready to receive the products of the village — at a price.

Scotland has given to Crawley David Waite, who was steward or land agent at least from 1841 to 1851. It has also given Mr. Robertson and the Philippi family. Since 1900 Glasgow influence has taken the place of London's on the side of capital and management.

Ireland has also had its influence. In 1851 three families of Irish laborers and servants apparently occupied cottages and two families of Irish tramps slept in a stable.¹ The present rector comes from the north of Ireland and the agricultural expert from the south.

America began to influence Crawley — in common with the rest of Western Europe — through its outpourings of gold and silver, which caused prices to rise. Apparently this was one of the forces leading to the formation of the class of yeoman farmers who

¹ See below, §§ 59, pp. 670, 674.

encroached upon their neighbors, reducing them to cottagers. It probably also forced the lord bishop of Winchester to increase his fines for entry and in general to develop a more elaborate system of fines, whereby he encouraged the exchange of land among his tenants for the sake of the fees coming to him. The American slave trade and slave plantations had their influence through the rich Meyler family, as has already been noted. The low price of grain beginning in the 1870's was partly due to the great increase in the surplus wheat that America offered to Europe. This lowering of the price hit the yeomen a staggering blow and caused the rectors of Crawley to lose part of their tithe. American machinery is even now in use in Crawley. And the American kinema pictures, nightly on view in Winchester, help to create unrest among the young people of Crawley, inculcating what seems to be a negative condition of mild discontent with what exists, without putting much that is positive and attainable in its place.

§ 46. *Summary.* We shall not try to recount even the most important happenings in the history of our village of the Hampshire Downs. The chief phases in its development may, however, be noted. If our surmise be correct, there were originally two villages existing side by side on the territory now occupied by the Manor of Crawley. One was Celtic, the older of the two. The other was Saxon, lying to the south. How or when the two grew together is unknown. Then came the lordship of the bishops, during which some kind of tribute was probably more or less systematically collected. The manorialization of Crawley had taken place, at least in structure, by the time of Domesday Book. By that date the lord was deriving from the village not only lordship rents but an income from unfree predial services on his home farm.

So far as we know, this was a régime of small holders and small tenements. The ups and downs of these small people cannot now be discovered for the earliest times. While they seem to have been held pretty much in check and in control in the period 1208-30, under the firm hand of Bishop Peter des Roches, they appear to have been restless in the period 1231-1314. From 1315 to 1383 the restlessness continued, aided by general circumstances, and

apparently led to a diminution in the size of the home farm and a rise in the wages of special workers. In the period 1384-1448 the small people succeeded in getting free from the most objectionable services, the lord meeting his difficulties by leasing the home farm. Just what happened during the hundred years following 1448 is not clear, but the small tenantry appear to have maintained their position as a class.

The rise of a middle class of yeoman farmers occurred in the sixteenth century. This class was the dynamic factor on the manor until about 1880. It made an increasingly good income until the nineteenth century, but tended to become less and less numerous. Finally it proved unable to withstand oversea competition.

Outside capital had entered Crawley at least by the seventeenth century in the person of the lessee of the home farm. In the late eighteenth and nineteenth centuries capital was poured into the village. When the yeomen could no longer hold their own, the person possessing capital was there to supplant them. The holder of the home farm, commanding a stream of outside capital, could and did buy off the yeomen. He also bought off the surviving cottagers. Whilst the yeomen had taken the fields of the smaller villagers, the capitalist took their cottages. Whilst there had been perhaps a half dozen agricultural laborers, owning neither land nor cottages, in the period 1235-1306, there is now (1928) a village full of such proletarians.

On the whole, we can say that the village has never been isolated, at least not in historic times, and has constantly been buffeted by external circumstances of a material and non-material nature. As the ownership of property has become more restricted, so has the flow of material income become larger and more dependable. As the rank and file of Crawley people have lost control of the management of the soil, their share of the soil's surplus has increased. The subconscious feeling of inequality, however, burns deep down in the human make-up. Whether the laborer would be willing to pay the price of a poorer income for more control remains to be seen.

After some labor, we have been able to decipher on a village tombstone the following couplets, doggerel in form but significant in meaning.

Crawley is a village with a crooked street,
Where in its midst all the forces meet;
Once its sons had risen to moderate heights,
Few of them have recently demanded any rights.

Even as we were reading this, there "echoed" back from the walls of the village church, seemingly through the old lime trees of the Court:

Rights are for those who fight even as they lose,
Under such circumstances Crawley men refuse;
England made her choice long years ago —
Wealth, great cities, industries — all villages know.

PART II

DOCUMENTS AND STATISTICS

DOCUMENTS AND STATISTICS

§§ 1. Original Grant of Chilcomb, about A.D. 643, and of the Winchester Circuit of Villages up to the Boundary of Crawley.

Two kings are said to have participated in this donation, Kinegils (608-639) and his son, Kinewalc (639-666).

In 633 Birinus, a Continental missionary, went to England and baptized Kinegils. The plans and efforts of Kinegils to found a great endowed church at Winchester are said to have failed.

Kinewalc actually built the Church of Winchester, endowing it with the village of Chilcomb, just southeast of Winchester, and, as the story goes, with all the land in the immediate vicinity of Winchester. The date of the grant is not clear. It may not have been quite as early as 643, if, as Bede says, Kinewalc was a pagan until 646. He returned from exile in that year (according to Bede) and perhaps then or (as the Anglo-Saxon Chronicle says) in 648, he built the cathedral church.

The narrative as it stands here, while not above suspicion, is probably correct in a general way. The part relating to Kinewalc is perhaps more worthy of credence than the story of Kinegils.

The chief question has to do with the amount of land actually granted at the time. The village of Chilcomb was clearly granted, but the so-called seven-league circuit (the larger Chilcomb) may have been either a later addition or an ecclesiastical encroachment. The latter is certainly doubtful, because it would have been too obvious, the land in question being rather too extensive and too central to be wrongfully claimed. Both the village of Chilcomb and the Chilcomb circuit were later attached to the Church of Winchester as distinct from the episcopal establishment.

Crawley, the village of our special interest, is nowhere mentioned. In 661 the Bishop obtained Alresford, just outside the grand circuit on the northeastern side. Possibly Crawley, to the

northwest, came into the Bishop's net at about the same time. At any rate, this document has for us great significance when read with the two that follow.

The chronicle from which this excerpt has been taken was written by one probably a resident of Winchester. It was compiled from charters and perhaps other sources, the earliest now lost to us. It may have owed something to Bede. Its late composition is indicated in part by the use of the term *manerium*. The manuscript is in the Corpus Christi College Library at Cambridge, and appears to be the original of part of the version printed by the Master of the Rolls as the *Annales Monasterii de Wintonia*. The numerous marginal notes are particularly valuable for the chronology.

Kinegilsus¹ filius celrici rex Westsaxonum (.DC.VIII.). Iste pendam regem merciorum fines suos egressum taliter semel excepit. quod ulterius nihil minus cogitabat. quam cum illo contendere. Istum batizavit sanctus birinus episcopus (.DC.XXXIII.).² Baptizatur ab eodem birino filius Kinegilsii Kinewalcus. et omnes saxones eiusdem regni credentes baptizati sunt. Iste dedit sancto birino ciuitatem dorcestram ut sederet interim in ea. donec conderet ecclesiam tanto sacerdote dignam in regia ciuitate. In uotis enim eius erat in Wintonia edificare templum precipuum. et collectis iam plurimis ad opus edificii: terram totam ambientem Wintoniam. à centro Wintonie usque ad circumferentiam ab omni parte linea exeunte .vii. leucas habentem edificande ecclesie in dotem dare disposuit. Que quia letifera preuentus egritudine per se complere non potuit: uicario usus est. uocatumque ad se filium suum Kinewalcum fecit iurare coram sancto birino in animam suam. quod ipse ecclesiam sede pontificali dignam constureret in Wintonia. et terram quam circinauerat eidem ecclesie: ad opus ministeriorum eius ex parte sua deo offerret. et in ius perpetuum confirmaret.

Kinewalcus filius Kinegilsii rex britonum (.DC.XXXIX.). Iste post uexationes quas pertulit (.DC.XLI.) à Penda rege merciorum propter repudium filie sue. ecclesiam pulcherrimam construxit in Wintonia (.DC.XLIII.). et totam terram quam pater uouerat. ecclesie contulit et confirmauit (.DC.XLIII.).³ Agilberto uero episcopo dorcestrie successore birini. diffugiente ad uotum regis sedem transferre Wintoniam: rex qui linguam Agilberti quia gallus erat parum nouerat. fecit sibi

¹ MS. 339, Corpus Christi Library, Cambridge, fol. 10 r. and v. Many marginal notes in the original are omitted here. The dates are taken from the margin.

² Sanctus Birinus uenit in angliam, in the margin.

³ Ciltecumba data est ecclesie Wintoniensi (.DC.XLIII.), in the margin.

nacta occasione sacrari in episcopum noue sedis quendam saxonam nomine Wine (.DC.LII.). et diuisa est diocesis una in duas (?DC.LX.). Apposuit Kinewalcus rex post oblationem patris factam de ciltecumba: de suo proprio dono ditare Wintoniensem ecclesiam. cui tria maneria scilicet. Duntun. Alresford. et Wordiam contulit (.DC.LXI.). et in illa humatus est (.DCLXVI.).

TRANSLATION

Kinegils son of Celric [became] king of the West-Saxons (in 608). He once suffered so much from an attack on his boundaries by Penda king of the Mercians that he no longer thought of anything less than fighting with him. The holy bishop Birinus baptized him (in 633). Kinewalc son of Kinegils was baptized by the same Birinus and all the Saxons of the same realm were baptized as believers. He gave to the holy Birinus the City of Dorchester in which to dwell against the time when he would found a church in the royal city worthy of such a priest. For it was his intention to build in Winchester a temple of the first order, and when he had collected a great amount of building material, he determined to hand over as a gift the whole land around Winchester, seven leagues round about with Winchester as the center, for the purpose of building the church. But because, when prevented by a threatening illness, he could not himself fulfill his plan, he deputed the task to another; and having called into his presence his son Kinewalc, he caused him to swear upon his soul in the presence of the holy Birinus that he would construct in Winchester a church worthy of the pontifical see, and the land which surrounded the same church he would offer to God on his part for the use of his [Birin^{us}] ministry, and would confirm in perpetual right.

Kinewalc son of Kinegils [became] king of the Britons (in 639). After the annoyances which he had suffered (in 641) from Penda king of the Mercians because of the repudiation of his daughter, he [Kinewalc] built in Winchester a surpassingly beautiful church (in 643), and the whole land which his father had pledged, he granted and confirmed to the church (in 643). But Agilbert, who succeeded Birinus as bishop of Dorchester, opposed the king's desire to transfer the see to Winchester. The king who was unacquainted with the language of Agilbert who was a Gaul ¹ seized a favorable opportunity to consecrate as bishop of the new see a certain Saxon called Wine (in 652); and the diocese was divided into two parts (? in 660). Kinewalc, the king, after he had given effect to his father's gift of Chilcomb, took the further step of enriching the church of Winchester with his own gift of three manors,

¹ Probably a Frenchman.

that is, Downton, Alresford, and Worthy (in 661); and in that [church] he was buried (in 666).

§§ 2. The Chilcomb Charter of Winchester Territory up to the Boundary of Crawley: Re-grant of Part of the original Donation (of about A.D. 643) made in 909.

After the long and somewhat unfortunate incumbency of Denewulf, 879-909, the See of Winchester was occupied by Frithestan, a monk, later a saint, to whom were re-granted many estates recently alienated.

There are at least four holdings, or groups of holdings, mentioned in this badly drawn charter. First, there is the wide circuit on all sides of the city of Winchester, rather liberally said to have been seven miles or seven leagues round about,¹ but actually possessing a very uneven boundary. The limits of this area are set forth in the Anglo-Saxon part of the document, which apparently constitutes the oldest section of the charter.

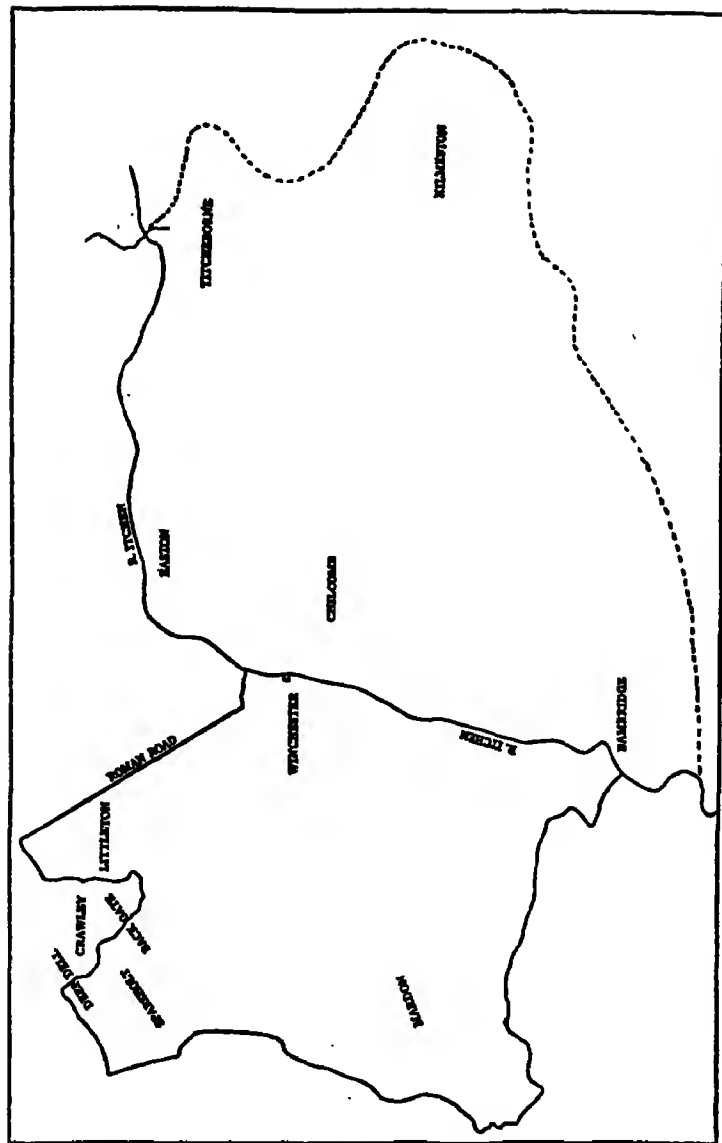
Secondly, there was the southeastern part of this original grant, probably with Chilcomb as the first or the central estate. It is possible that the land book, or charter of possessions, was actually kept at Chilcomb.² Later this area was said to consist of nine contiguous manors.

Thirdly, there were the two non-contiguous estates, Nursling to the south and Chilbolton to the north, which were included in the beneficial hidation of Chilcomb. Actually this latter unit contained more than 100 hides, but it was officially assessed at only 100. Even more, as a special favor to the Church, it was with magnificent beneficence put down as only one hide. This was the rating for the payment of taxes to the West-Saxon kings. What these taxes were in 909 is, we suppose, not now to be determined. Of course, such a splendid gift leads one somewhat to suspect the genuineness of the whole grant and particularly this part of it.³ But we are compelled to leave the matter thus without settlement and without prejudice.

¹ See above, §§ 1, pp. 167, 168, 169.

² See J. M. Kemble, *Codex Diplomaticus*, vol. III (1845), p. 203.

³ See F. W. Maitland, *Domesday Book and Beyond* (1897), p. 497.



TENTATIVE MAP SHOWING APPROXIMATE EXTENT OF THE CHILCOMB GRANT OF ABOUT A.D. 643

Fourthly, there were Downton (including Ebblesburn) in Wiltshire and Beddington in Surrey. These estates, rightly belonging to the Church of Winchester, were actually in the possession of the king but on his death were to be restored to the bishopric.

For our purposes, the most interesting part of the whole charter is the description of the territory north and west of the Itchen. It is very difficult, if not impossible, to identify the boundary places. This may be because the hamlets or villages had been destroyed in these parts, presumably by the Danes in the ninth century. Or it may be that the names commonly referred to marks, spots, fields, and the like, rather than to settlements. However, Crawley, a village, and Titchfield, a village or hamlet, are actually mentioned.

The most pertinent question for our village study is whether Crawley was just inside, or just outside, the grant. Certainly the boundaries of Crawley were also part of the boundaries of the original seventh-century grant of a wide circuit about Winchester. If the Crawley boundary marks have been rightly identified, notably deep-dell and back-gate, the northern limits of the original grant were actually the southern boundary of Crawley. Thus Crawley was apparently just outside the great original grant. Some time later, perhaps soon after 643, it too was granted to the See of Winchester.

The date of the charter is clearly 909, the calendar year and its position in the indiction agreeing perfectly.

In witness to the charter were Plegmund, Archbishop of Canterbury (889-914), Wulfsgie, Bishop of London (about 901-910), Wighelm, probably Bishop of Selsey, Ceolmund, Bishop of Rochester (897-926), and many others. The list of witnesses should be compared with the one in §§ 3.

† Cum presentis uitæ series mutabilium uarietur discursu. Et preterita obliuione tradantur nisi litterarum apicibus elucubrata posteris clarescant.¹ Ego eadueardus diuina largiente clementia angulsaxo-

¹ MS., Br.M., Harl. 43 C. 1. This is a carefully written version of about the twelfth century. It affects classical forms and literary expressions. As it stands, it is a very questionable document, though many of its parts cannot be doubted with

num rex tempore quo diucesim uuentanæ ecclesiæ In duas diuisi parochias obnixæ rogatus fui a frithestano quem tunc predictæ ecclesiæ episcopum constitueram. ut nouarum astipulatione litterarum sanctæ ecclesiæ testamenta uti olim ab antecessoribus meis cynegislo atque cynewalho.¹ multisque eorum successoribus deuote tradita atque restaurata fuerant confirmans renouarem ob æternæ beatitudinis præmium et *prosperum* huius uitæ excursum. terram quæ undique adiacet ciuitati quæ in exordio christianæ religionis birino² uenerabili episcopo prædicante. beato petro eiusque coapostolo paulo concessa fuerat Consilio optimatum meorum usus cum territoriis antiquis cartulis insertis. c. uidelicet mansas. licet spatiosior ab incolis estimari ualeat. Ita ut in ipsius terræ quantitate quod episcopo aratur et quod coloni inhabitant pro una tantummodo cassato reputetur qui ciltancumb ab huius patriæ peritis uocatur. auos ataos proauos ataosque *spiritus sancti* igne succensos deuotissime imitans itidem corroborando æterna largior hereditate. Quam ob rem tam ego scepra anglorum patrio more regens quam plegmund dorubernensis ecclesiæ archiepiscopus ceterique utriusque ordinis sufraganei quorum inferius uocabula litterarum notulis designantur. In nomine almæ trinitatis atque indiuiduæ unitatis præcipimus tam frithestano eiusdem uuentanæ sedis episcopo quam cunctis eius successoribus. ut nulli secularium militum nec ipsud rus nec aliud quotlibet ad ecclesiam dei pertinens pro munere quotlibet dare præsumant. Seculares igitur episcoporum dicione subiecti Intra ambitum huius spatiosæ telluris diuersis in uillis degentes censum episcopali sede persoluant. Et expeditionem pontis. arcisue restaurationem dum necessitas incubuerit incunctanter peragant. Et has .c. mansas omni obsequio defendant. Ita ut ciltancumb cum suis appendiciis pro una tantummodo mansa ut olim constitutum fuerat reputetur; Moderno tempore uti antiquitus constitutum fuerat hnut scillinge et ceolbolding tun in quantitate horum c. cassatorum persistent. hoc quoque In nomine almæ trinitatis Et indiuiduæ unitatis obnixæ flagitamus et beati petri apostolorum principis auctoritate præcipimus. ut rura quæ ab antecessoribus suis maximæ a denewulfo ad animæ suæ periculum diuersis secularium personis accomodata fuerant dum oportunum fuerit statuto a prædecessoribus episcopis tempore sine ullo contrauersionis obstaculo In qualicumque sint prouincia vel episcopatu uuentane cathedræ. restituantur. si autem reditum accelerare uoluerit eorum. in ipsius consistat arbitrio. præcipue dum beatæ memoriæ theodorus hoc olim interdixerat nefas. ne scilicet episcopo-

any reason. This present version is also to be compared with that in the *Codex Wintoniensis*, printed by W. de G. Birch, *Cartularium Saxonicum*, vol. II (1887), pp. 286-289.

¹ See above §§ 1.

² See above §§ 1.

rum quispiam christo collatam a catholicis possessionem *pro* quolibet munere temerarius dare *vel* accomodare *præ*sumeret *præ*sumentem equidem anathematis uinculo inretitum sinodali damnauit concilio. et tam illicitum ac inconueniens datum successores nullatenus stare permitterent iussit. ne prauo antecessorum consilio successores ad hanc deducerentur inopiam. ut christi pauperibus quid erogarent non haberent; c. mansæ in duntun.¹ et in ebles burnan.² quas mihi *præ*fatus accomodauit episcopus. et lxx in beaddingtune.³ quas mihi dene-wulf accomodauerat presul si hoc illi placuerit. ut his uita comite fruar. post obitum meum uuentane ecclesiæ libere restituantur. nostris salubribus obtemperantes preceptis *præ*senti prosperitate et futura beatitudine iocundi *per*fruantur. si autem temerarius quispiam nefas superius interdictum ullo modo *præ*sumerit. anathema sit et auctoritate beati petri apostolorum principis. paulique. quorum subalmæ trinitatis possessio est quod a nobis modo renouatur. damnatus intereat. nisi cum eiulato magno quod contra nostrum decretum minuendo *præ*sumentes abstulit. penitendo ante obitum suum satisfaciens restituerit. Hæc cartula scripta ert ⁴anno dominicæ incarnationis .DCCCC VIII. Indictione. XII. his limitibus hoc rus undique circumdatur. et intra ambitum suum multas uillas complectitur quarum nomina incolis. liquido clarescunt. hnut scillinc tamen et ceolbolding tûn. quia [ha]e duæ uillæ contiguæ non sunt .C. manentium quantitatem *per*ficiendes indumentis cleri deseruientes. non his limitibus; set *pro*priis et ratis terminis ambiuntur.⁵

† Ærest on icenan æt brombrige up 7 lang weges to hlideate. thanon 7 lang slades to beánstede. thonne⁶ be hagen to searnægles forda. thonne up be swæthelinge to sugebroce thæt forth be mearce to cules felda. forth be gehrihtum gemære to stodleage. swa to ticnes felda. thonne to mearcdene. swa to tæppeleage. swa forth to scip-leage. thonne to bradan ersce. swá to thære ealdan cwealmstówe. thonne forth be deopan delle. thonne be craweleainga mearce to bacegeate. forth be mearce to thæm ealdan falde. swá north 7 east to hearpathe. a be hearpathe to heafod stoccum. swá be hide burninga gemære on icenan. thonne úp be streame. thonne swá with easton

¹ Downton, Wilts, was said to have been given by Cynewalch to the church in Winchester.

² Ebblesburn, or Bishopston, in Downton.

³ Beddington in Surrey.

⁴ The manuscript has *ert*. This may be an error for *est* or *erat*. If the latter, it is evidence of the charter having been pieced together: it *had* been written, etc. The *Codex Wintoniensis*, however, has *est*, which is the more likely.

⁵ For an attempt to reconstruct this grant, see the map following p. o.

⁶ There is some question as to whether þ should be transliterated as *thonne* or *thaet*. We have followed the reading of the second manuscript version, as printed by Birch.

wordige thanan be rihtre mearce to thæm gemær thornan. *thonne* to thære readan rode. swá forth be ealdormonnes mearce. a be mearce. *thonne* hit cimth on icenan. úp be streame to alres forða. thonon on ticceburnan. up 7 lang burnan. to hearpathe swa to tyrngate withinan tha æfisc to sceap wican. *thonne* be riht gemære to ellenforða. swa to bradan dene. *thonne* to meoluc cumbe. swa to meolæn beorge. 7 lang weges to wealthæminga mearce. be rihton gemære to hige leage. *thonne* to clænefelda. swá on are dene forth be hagan on sceatte leage. *thonne* forth on icenan be northan stanforde. swá mid streame thæt hit cymth eft on brom bricge.

† Ego eadward rex hanc restaurationem a me renouatam signum sancte crucis propria manu scribendo firmaui.

† ego plegmund archiepiscopus mellifuam donationem præfati regis subscripsi cum signaculo sancte crucis.

† ego frithestan episcopus cum consilio eiusdem regis conroboraui atque conexi cum triumpho regis æterni.

† ego wulfsige episcopus consensi et subscripsi

† ego wighelm episcopus consensi et subscripsi

† ego ceolmund episcopus consensi et subscripsi

† ego æthelward frater regis

† ego æthelstan filius regis

† ego ælfward filius regis

† ego ordlaf dux

† ego osferth dux

† ego beorhtulf dux

† ego ordgar dux

† ego heahferth dux

† Wærulf presbiter

† æthelstan presbiter

† beornstan presbiter

† eahlstan presbiter

† deormund minister

† wihtbrord minister

† odda minister

† ælfwold minister

† ælfred minister

† athulf minister

† æthelferth minister

† ælfric minister

† wulfhelm minister

† uffa minister

† ælfstan minister

† ælfred minister

† ælfstan minister

† ælfstan minister

† wulfhere minister

† athulf minister

† wulfhun minister

† wullaf minister

ælfred

æthelnoth

ælfric.

TRANSLATION

Since the course of this life is varied by the fluctuation of changing circumstances and past events are lost in oblivion, unless they are illuminated and made clear by literary records, I, Edward, by divine bountiful mercy king of the Anglo-Saxons, at the time when I divided the diocese of the church of Winchester into two parishes, was urgently

requested by Frithestan whom I had at that time made bishop of the aforesaid church, to confirm and renew the grants to the holy church, by assenting to new writings as once they had been devoutly granted and restored by my ancestors Cynegisl and Cynewalh and many of their successors, for the sake of the reward of eternal happiness and the successful consumation of this life. The land which lies on all sides of the city, which at the time of the introduction of the Christian religion as the result of the preaching of the venerable Birinus had been granted to the blessed Peter and his co-apostle Paul, I in co-operation with the counsel of my optimates, imitating most faithfully my grand-parents, great-grand-parents, great-great-grand-parents, and ancestors who were consumed with the fire of the holy ghost, likewise corroborate and grant in eternal possession, along with the territories included in the old charters, that is, 100 hides (*mansæ*), perhaps reckoned rather larger by the inhabitants, with the restriction that in respect of the amount of the land itself which is plowed for the bishop and which the tenants occupy, there shall be computed but one hide (*cassatus*) which is called Chilcomb by the well informed people of this country.

On which account, both I, ruling by ancient custom the kingdom of the Angles, and Plegmund, archbishop of the Church of Canterbury, and other suffragans of both orders whose names are indicated below by literary marks, in the name of the kindly trinity and the undivided unity, enjoin upon both Frithestan the bishop of the same See of Winchester and all his successors, that they shall not presume to give to any secular knight for any consideration whatsoever either the land itself or anything else belonging to the Church of God. Accordingly, the secular people subject to the jurisdiction of the bishops living in the divers manors within the circuit of this wide estate shall pay rent to the episcopal see and collectively serve in the army and aid in the upkeep of the bridge and castle as long as it may be necessary, and defend these hundred hides with complete submission, on the understanding that Chilcomb with its appendices be reckoned as only one hide, as once it had been constituted. In modern times, as had been of old determined, let Nursling and Chilbolten be included in the amount of these hundred hides. This also in the name of the kindly trinity and undivided unity we earnestly entreat and by the authority of the blessed Peter, chief of the apostles, we order that the estates which by his ancestors, and most of all by Denewulf at the peril of his soul, had been granted to divers secular persons, shall be, in conformity with the period fixed by the preceding bishops, restored to the Cathedral of Winchester without any obstacle or contravention, in whatever province or bishopric they may be.

Moreover, if he [the bishop] should wish to hasten their return, let him stand in judgment of the same. Especially in view of the fact that

Theodorus of blessed memory had once forbidden this as a crime, that is, that no bishop should be so rash as to presume to give, or grant for any office, a possession conferred upon Christ by Catholics, if he did so presume, he entangled him in the meshes of anathema and condemned him by synodal council. He ordered his successors by no means to permit the illicit and unseemly gift to stand, lest, because of the wicked policy of their predecessors, his successors be reduced to such poverty that they would not have anything left to contribute to Christ's poor.

The hundred hides in Dunton and in Ebblesburn which the afore-said bishop granted to me and 70 in Beddington which Bishop Dene-wulf had granted to me, if it should be His pleasure that I might enjoy life possessed of these, are to be freely restored after my death to the Church of Winchester.

May they [my successors], obedient to these my salutary commands, enjoy to the full present prosperity and future bliss.

Moreover, if anyone be so rash as to presume in any way to commit the crime above forbidden, let him be anathema and let him stand condemned by the authority of the blessed Peter, chief of the apostles, and of Paul, for it is their possession held in the title of the kindly trinity that we are now renewing, unless with great lamentation and in penitence he should make satisfactory restitution before his death for what presumptuously he has taken in violation of our decree.

This charter has been written in the year of the incarnation of our Lord 909, in the twelfth of the indiction.

By these bounds this estate is on all sides surrounded, and within its circuit it embraces many manors, the names of which are well known to the inhabitants.

Nursling and Chilbolton, nevertheless, which make up the quantity of 100 hides and which provide for the upkeep of the clergy, because these two manors are not contiguous, are not surrounded by these bounds but by their own and proper limits.

First on the Itchen at Brombridge, up along the road to Lidyate, then along the slade to Bunstead, then by the hedge to sear-nail's (?) ford, then up by Swathling to sow-brook (?), then forth by the boundary to Cowlfield, forth by the right boundary to Studley, so to Titchfield, then to mark dean, so to Tapley, so forth to Shipley, then to the broad stubble-field, so to the old killing-place, then forth by the deep-dell, then by Crawley boundary to the back-gate, forth by the boundary to the old fold, so north and east to the highway, right along by the highway to Head Stoke (?), so by Headbourne boundary onto the Itchen, then up by the stream, then right near Easton-Worthy, then by the right boundary to the boundary thorns, then to the red cross, so forth near the alderman's boundary, always near the boundary, until it comes onto the Itchen, up near the stream to Alresford, then to

Titchburn, up along the burn to the highway, so to the turn-gate within the border to the sheep-fold, then near the right boundary to Ellenford (?), then to the broad valley, then to the milk-valley (?), then to the milk-hill (?), along the road to Waltham boundary, by the right boundary to Higely (?), then to the open-field, so to the ore-valley (?), forth by the hedge to the corner meadow, then forth to the Itchen by North Stoneford, so along the stream until it comes again to Brombridge.

I, Edward the King, have confirmed this restoration renewed by me by writing with my own hand the sign of the holy cross.

I, Plegmund the Archbishop, have subscribed to this mellifluous gift of the aforesaid king by the device of the holy cross.

I, Frithstan the Bishop, with the counsel of the same king have confirmed this and connected it with the triumph of the eternal king.

I, Wulfsgie the Bishop, have consented and subscribed.

[Here follow the names of additional witnesses to the charter.]

§§ 3. Confirmation of Crawley to the Bishop of Winchester, about 909.

The form of the name, *Crawan-lea*, indicates that the meaning is meadow, or clearing, of the crows. The name is obviously Anglo-Saxon, not Celtic. There are about ten different Crawleys in various parts of England.

Long in the possession of Winchester, but temporarily alienated or lost, Crawley was again granted, this time by King Edward (901-924), to the new Bishop Frithstan (909-931). The estate was confirmed to Winchester after a period of disturbance probably caused by the Danish wars. The re-grant was in free alms, except for the threefold duty of serving in the militia, repairing bridges, and keeping up the castle (in Winchester).

Crawley itself was said to contain twenty mansæ or hides, in all about 2400 acres, while the survey of 1871 gave to the Parish of Crawley 3607 acres. The boundaries of the Parish are today very irregular. They may have been the same in 909. If identification of the places named is correct, the boundary marks, as here set forth, are made to run around in the direction of the hands of a clock, starting from a prominent field (or *lea*) just north of the village itself.

The noteworthy economic features are four in number. (1) Meadows (leas) predominated. Of course, the word "lea" may really be applied to any cleared ground. (2) The prominence of ditches is notable. These were probably field marks and roads rather than for drainage. In a chalk-down country, they would hardly be drainage ditches. (3) Crawley does not stand alone. To it was attached the sub-manor (?) of Hunton, or Hinton (physically located within the adjoining Parish of Wonston), northeast of Crawley. More difficult to identify is the first of the two dependent communities mentioned, Titchfield, the bounds of which are also set forth. Titchfield was a village or hamlet, near Crawley, as is indicated in the preceding document (§§ 2). (4) There seem to have been three kinds of roads, the highway or army-road, the village street, and the field ways.

The original document of 909 has itself apparently disappeared. The copy we have, the one here reproduced, is found in the *Codex Wintoniensis*, the great manuscript source of early land grants made to Winchester. This *Codex*, probably written in an eleventh- or twelfth-century hand, is now preserved in the British Museum. Although there are many inaccuracies and uncertainties in this copy of the charter, and in the *Codex* generally, there is no reason to doubt the authenticity of the document in question.

DONUM EDWARDI REGIS TO CRAWELEA¹

Clamante divine auctoritatis agiographo commonemur ut terrena presentis seculi lucra dantes. celestia eterne beatitudinis emolumenta iugi indefessoque adquiramus labore. Ideoque incertum futuri temporis statum mutabilitatemque certis dinoscens indiciis. totis uiribus prout posse dederit qui cuncta creauit subnixae delibero ut redemptoris nostri possessionem ecclesiis iure deligatam in priorem sancte religionis statum sertis roborata[m] litterulis medullitus consolidarem. Qua propter ego Eadwardus diuina indulgente clementia angul saxonum

¹ Ms., Br. Mus., Add. 15350, fols. 54-55. The best printed text of this charter is found in J. M. Kemble's *Codex Diplomaticus Aevi Saxonici*, vol. V (1847), no. MXCVI, pp. 183-185. The charter is partly reproduced in W. de G. Birch's *Cartularium Saxonicum*, vol. II (1887), pp. 304-305; and also in H. Pierquin's *Recueil Général des Chartes Anglo-Saxonnes* (1912), pp. 448-449. Birch's version has been reproduced in F. W. Pledge's *Crawley* (1907), pp. 13-16, together with a translation (pp. 16-18).

rex rogatus fui á meo dilecto episcopo. Frithestano. territoria ecclesie dei cui descriuebat *pertinentia* nouis litterarum ápicibus renouare. Et ueterum librorum monimenta recenti recuperata auctoritate restaurare. Id circo uotis eius libenter obtemperans renouare studui territorium illius telluris que noto Crawanléa. appellatur uocabulo. quantitate. xx et. viij. constans manentium. xx. scilicet æt Crawanléa. et. viij. In hundatvne reverende Trinitati. beatoque apostolorum principi. eiusque có-apostulo Paulo. uti antecessores nostri priscis dederant temporibus renouando iterum deuotus eterna largior hereditate. Sit igitur prefatum rus cuius ego cum optimatum meorum consilio libertatem fideliter renouaui eterna iocunditate gloriosum cum omnibus sibi rite *pertinentibus* pratis uidelicet. Pascuis. Siluis. expeditionis laborem pontis arcisue restauratione[m?] tantummodo persoluat. Alias iocundetur eterna libertate. Si quis autem diaboli pellectus instinctu hanc perpetuam nostre renouationis libertatem uiolare uel minuire audax. presumpserit á sancta¹ corporis et sanguinis domini nostri ihesu Christi communione et sancta dei ecclesia ac sanctorum omnium contubernio segregatus eterna inferni miseria dampnatus intereat. Si non satisfactione congrua humiliter correctus emendauerit. quod contra nostrum tumidus deliquit decretum. His limitibus hoc rus circumdatur.

Ærest to beast man léa. thonne north to lunden hærpæthe. swa to winstanes stapole. of tham stapóle to thære díc. forth and lang díc. útt to stræt. 7 swa suth 7 lang díc. oth fora geán thane níwan stán. thonne west 7 lang díc. of thære díc innan sceafes hangran. swa forth be æfisc tó fearn leage suth be herpæthe. thonne tó baccan geáte. 7 swa ford be efisc to lippan hamme. thonne to tham scamelan. swa forth tó beatan stapóle. thæt west 7 lang dæne tó deopan delle. thæt west 7 lang slades to swinburnan. swa north of thone æthena byrigels. thonne 7 lang dæne. of feárn dúne. thet forth to screótes dúne. swa on sænget thorn. thet to trind lea. swa on bæstman lea. This sind tha wíc. the hyrath therto. Ærest æt ticcenesfelda wícum. swa north 7 lang hagan thæt man cymth to fearbúrnan. thæt forth to mearc déne heafdum. swa north tó seaxes seathe. swa suth thónan of hit cymth to thære holding stówe. thonne ther suth 7 lang hagan of hit cymth æft to ticcefeldes wícum. To hundatúne. ærest fram thære ea foran gean thæs abbodes byrig. thonne swa north and lang thæs grenan weg. tó cram mære. thonne thær úp to tham hricge. thæt 7 land [sic] dúne to cealc grafan. thonne innan cealc gráf on thóne wyl. swa on thæt ruge dæl. thonan east on thone wég. 7 lang weg. upp to tham ricge. swá north to thám thórne. thær se stapul stent. swa 7 lang weg. to tham slade. thonne be slade to thære byrig.

¹ The word archam is deleted and á sancta written above.

swa nyther 7 lang weges on thóne forth. forth be éa oth hit cymth
æft to thæs abbodes byrig.

Ego Eadwardus Rex hanc restaurationem á me renouatam signum
sancte crucis propria manu scribendo firmaui.

Ego Plegmund archiepiscopus mellifluam donationem prefati regis
subscripsi cum signaculo *sancte crucis.*

Ego Frithestan. episcopus cum consilio eiusdem regis hoc roborau
atque conexi cum triumpho Regis eterni.

Ego Wulfsige episcopus consensi 7 subscripsi.

Ego Wighelm episcopus consensi 7 subscripsi.

Ego Ceolmund episcopus consensi 7 subscripsi.

Ego Æthelweard episcopus consensi 7 subscripsi.

Ego Æthelstan filius regis.	Ego Æthelferth	minister.
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Ego Ælfweard filius regis.	Ego Wulfhearh	minister.
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Ego Offerth Dux.	Ego Ælfric	minister.
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Ego Ordlaſ Dux.	Ego Wulfhelm	minister.
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Ego Beorhtulf Dux.	Ego Vffa	minister.
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Ego Ordgar Dux.	Ego Ælfstan	minister.
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Ego heafferd Dux.	Ego Ælfred	minister.
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Ego Werulf presbyter.	Ego Ælfstan	minister.
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Ego Æthestan presbyter.	Ego Wulfhere	minister.
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Ego Beornstán presbyter.	Ego Athulf	minister.
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Ego Ealhstan presbyter.	Ego Wulfhun	minister.
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Ego Deormod minister.	Ego Wullaf	minister.
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Ego Withbrord minister.	Ego Buga	minister.
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Ego Odda minister.	Ego Ælfreth	minister.
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Ego Ælwold minister.	Ego Æthelnoth	minister.
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Ego Elred minister.	Ego Wulfric	minister.
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Ego Athulf	minister.
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GIFT OF EDWARD THE KING TO CRAWELEA

By the call of the holy writ of divine authority we are admonished to give up the earthly gains of this world, and to acquire with the untiring labor of the yoke the heavenly rewards of eternal bliss. Therefore, perceiving by definite signs the uncertain condition and mutability of the future, I confidently resolve by all the strength given to me by Him who has created all things, to restore completely the possession of our Redeemer lawfully granted to the churches, to the former state of holy religion, and to confirm it in legal form. Wherefore I, Edward, by the kindness of divine mercy king of the Anglo-Saxons, was asked by my dear bishop Frithstan to restore by new written documents the territories belonging to the church of the God whom it served, and to give back again the muniments of charters (*libri*) recovered by recent au-

thority. For this reason willingly complying with his wishes I have sought to restore the territory of that estate which is called in common speech Crawinglea amounting to xx and viii hides (*manentes*), that is xx at Crawinglea and viii in Hundatune, to the holy trinity and blessed prince of the apostles and his co-apostle Paul. As our ancestors had given it in former times, I, again piously renewing, grant the same in perpetual inheritance. Accordingly let the aforesaid estate, the liberty of which I, with the counsel of my optimates, have faithfully restored, be illustrious in eternal bliss with all the things properly pertaining to it, that is, meadows, pastures, woods. Only it shall be responsible for service in the army and for the upkeep of bridge or castle. Otherwise it shall be enjoyed in eternal freedom. Moreover, if any audacious one, seduced by diabolical instigation, should presume to violate or diminish this perpetual liberty of our restoration, cut off from the holy communion of the body and blood of our lord Jesus Christ and the holy church of God and from the association of all the saints, let him be condemned to the eternal torment of hell, unless, by a suitable satisfaction, having been put right, he humbly make amends for what in his swollen pride he has done against our decree.

By these bounds the estate is surrounded.

First to beastman-lea,¹ then north to the London highway,² then to Winstan's post,³ from that post to the ditch,⁴ further along the ditch, out to the street,⁵ and then south along the ditch, until (one comes) opposite the new stone, then west along the ditch, from the ditch inside shaftshanger,⁶ then onward by the edge to fern-lea south by the highway,⁷ then to back-gate,⁸ and so forth by the edge to lippanham,⁹ then

¹ Beastman-lea survives in the reeves' accounts as Bassumly, one of the important furlongs, in North Crawley.

² London highway or army road cannot with certainty be identified. It may be the Winchester-to-Andover road on the eastern boundary of Crawley Parish, or possibly an old road in northwestern Crawley running directly toward the Salisbury-to-London road.

³ Winstan's post, probably a special boundary mark. Reference may be to the Crawley-Wonston parish boundary.

⁴ The Anglo-Saxon dic, possibly earthen bank or turf-dike, but more probably a sunken ditch dividing cultivated plots, sometimes used as a road.

⁵ It is tempting to regard this as the main street of Crawley village, or an extension of the same, possibly later obliterated, running off to the north.

⁶ Sceaftes hangra, or shaftshanger, probably shaft-green (village green, with a maypole, being the later equivalent).

⁷ Possibly the Winchester-to-Stockbridge road.

⁸ Back-gate has been associated with Backet Close in South Crawley. See F. W. Pledge, *Crawley* (1907), p. 17. Meaning may be ridge-gate. Although both tradition and the tithe map put back-gate in South Crawley, there may have been another spot so called in earlier times, for of course the name is generic. If it were in North Crawley, there would be an argument for including Crawley in the grant of 643.

⁹ Lippanham, a hamlet or homestead, not now to be identified. Or, possibly a meadow or other piece of land.

to the bench,¹ then onward to beatan-post, then west along the low ground to the deep dell,² then west along the slade to swineburn,³ then north as far as the heathen burial-place,⁴ then along the low ground as far as fearn down, then onward to screotes down,⁶ then to saenget thorn,⁶ then to trind-lea,⁷ then to beastman-lea.

These are the wicks⁸ which belong thereto.

First at ticcenefield⁹ wick then north along the hedge until one comes to fearburn, then forth to the mearc dene headland, then north to Saxon pit,¹⁰ then south thence until it comes to the holding place,¹¹ then there south along the hedge until it comes again to ticcefield wick.

To Hundatune. First from the river¹² opposite the abbot's grave, then north along the green way to cram meare,¹³ then there up to the ridge, then along the down to the chalk pit, then within the chalk pit to the well, then to the rough dell, then east to the road, along the road up to the ridge, then north to the thorn, where the post stands, then along the road to the slade, then along the slade to the grave, then down along the road to the ford, onward by the river, until it comes again to the abbot's grave.

I, Edward the King, have confirmed this restoration renewed by me by writing with my own hand the sign of the holy cross.

I, Plegmund the Archbishop, have subscribed to this mellifluous gift of the aforesaid king by the device of the holy cross.

I, Frithestan the Bishop, with the counsel of the same king have confirmed this and connected it with the triumph of the eternal king.

I, Wulfsige the Bishop, have consented and subscribed.

[Here follow the names of additional witnesses to the charter.]

¹ Raised ground, or possibly shambles.

² Thought to be the modern Dibdell's Field on the boundary of Crawley and King's Somborne. F. W. Pledge *Crawley* (1917), p. 17.

³ Probably the same as Somborne, the adjoining parish on the west.

⁴ Doubtless a Celtic or pre-Celtic mound.

⁵ The meaning of screot is not clear; possibly crevice.

⁶ Saenget thorn, doubtless a thorn tree, such as we find in other Anglo-Saxon charters. It may be burned thorn.

⁷ Trind-lea, circular field, the later Trindley Field.

⁸ Wicks may mean homesteads or hamlets. It is a plausible inference that this group of homesteads (if such it was) explains the duality of North and South Crawley, each with its set of customs. It may have been an early berewick of Crawley's, later quite merged. Conceivably also a berewick later separated.

⁹ Apparently the name Titchfield has been lost, if it was a part of Crawley proper. Meaning originally, kid's field.

¹⁰ Possibly rock-pit. Not unlikely a pit dug as a water reservoir in a district where water was periodically scarce.

¹¹ Meaning of holding place unknown.

¹² A tributary of the River Test.

¹³ Crammer or crane's pond.

§§ 4. *Crawley in Domesday Book, 1086.*

Crawley was very clearly a manor with all the equipment of manorial agriculture. The bishop's arable demesne had five plows or plowlands, which amounted to about 600 acres, if we are to equate plowland to hides, the latter being commonly of 120 acres. When we consider the smaller amount of land cultivated by the bishop at a somewhat later date,¹ the demesne appears large. Of course, the explanation may be that part of it was later granted out to the tenants in the form of small holdings.

The tenants' land carried seven plows, therefore amounting probably to about 840 acres. Since there were at least thirty-one land-holding tenants or families (six villeins and twenty-five bordars), the average holding would be about 27 acres. Under the three-field system, which at any rate prevailed at a later date, this would allow to each family about eighteen acres of cereals under cultivation each year. Of course if the slaves were land-holders, the average size would be smaller, about 16½ acres which is much nearer to thirteenth-century conditions.

The amount of woodland — for fifteen pigs — seems to be an understatement. But the meadowland — twenty-six acres — is quite in keeping with the general impression one gets of a shortage of hay in Crawley, notably in the thirteenth century.

There was a second estate which we may surmise to have been Hunton.² It was held by Alvin who is given a surname, quite an exceptional possession at this time. It is said that he was unable to go anywhere. This places serfdom, or a measure of it, in the Anglo-Saxon period, quite specifically. And this serf was a holder of three hides. Doubtless Alvin had been a sub-tenant, a mesne lord, holding of the bishop, as is said, in *paragio*, or in *partible socage*. His successor, Hugo, was probably a Norman follower of the king.

The demesne of the subordinate community possessed one plow and the tenants had one. This makes the sub-manor about 240

¹ See above, § 9, p. 28.

² Or possibly the Rookley House estate, in the seventeenth century called the "manor of Rookley." See above, § 14, p. 50; § 16, p. 58; § 31, p. 110.

acres, while in the nineteenth century Hunton was put down as 1075 acres. This discrepancy somewhat impairs the identification of the sub-manor as Hunton.

In Crawley proper there were twenty slaves and in the subordinate community nine. Whether these were individual adult slaves or households (families), is not clear. The ratio is ten slaves to a plowland in Crawley and nine in the subordinate part. Apparently slave labor constituted an important part of the economy of the manors. The large proportion of slaves probably helps to account for the relatively large demesnes. The bordarii, or cottage-men (cottagers), are clearly the normal citizens of each manor. In later documents there is a class of cotsettlers who may be descendants of either the slaves or the cottagers. Two hundred years later there were but two names for classes, customary tenants and cotsettlers. Just how villagers, cottagers, and slaves were shaken down into these two classes must remain an unrecorded story.

Crawley is a clear case of beneficial hidation, not so striking, however, as the larger Chilcomb. The manor could support fourteen plows, was actually using twelve, and was assessed at six and one-half (hides). Thus the benefit was almost fifty per cent, if our equation of plows, plowlands, and hides be correct. Or we may put it another way. In 909 there were said to be twenty hides in Crawley. In 1086 the manor was assessed at six and a half hides. Assuming that the demesne of the bishop was exempt for tax purposes, we have to put down a slight special benefit, that is, one-half hide, the difference between seven plows (plowlands or hides) on the one hand and six and one-half hides on the other. In this connection it is hard to escape the conclusion that, if Crawley had been actually made up of twenty hides in 909 and was using only 12 plows (or twelve hides) in 1086, there must have been either a big decline in agriculture or perhaps a splitting off of one of the appendages (Titchfield?).

The total size of Crawley cannot be determined from the Domesday description. Apparently 1440 acres (12 plowlands) were being cultivated, while 1680 (14 plowlands) might have been brought under the plow. Since the manor (apparently) had the

same bounds in 909 as it has today, it actually possessed a little over 3600 acres. Thus less than one half was in arable.

The value of the manor of Crawley is put down as £28, while Hunton was worth £7. In all probability this is a rough average of the net yearly income which the bishop received from manor and sub-manor. Out of this income he would be expected to pay a tax (Danegeld), whenever it happened to be levied, of about 2 s. a hide. This would amount to 19 s., that is, $(6\frac{1}{2} + 3) \times 2$ s., on the two manors, or a little over $2\frac{1}{2}\%$ of the estimated net income of a year.

IN¹ BITELESIE TE HUNDRET²

Ipse episcopus³ tenet Crawlē in dominio.⁴ Semper⁵ fuit in episcopatu. Tempore Regis Edwardi et modo se defendit pro vi hidis et dimidia. Terra⁶ est xiii carucis. In dominio⁷ sunt v caruce et vi villani et xxv bordarii cum vii carucis et xx serui et xxvi acre prati. Silua de xv porcis, et Ecclesia. De hac terra⁸ huius Manerii tenet Hugo iii hidas. Aluinus Stilla⁹ tenuit in paragio de episcopo non potuit ire quolibet. Ibi in dominio⁷ est una caruca et ii villani et v bordarii cum i caruca. Ibi ix serui. Silua de vi denariis. Tempore Regis Eduardi totum Manerium ualebat¹⁰ xxxv libras¹¹ et postea xxviii libras. Modo dominium⁹ episcopi xxxv libras. Quod Hugo tenet vii libras.

IN BUDDLESGATE HUNDRED¹²

The bishop himself holds Crawley in demesne. It always belonged to the bishopric. In the time of King Edward it was, as now, assessed at $6\frac{1}{2}$ hides. There is land for 14 plows. In the demesne are 5 plows, and 6 villeins and 25 bordars with 7 plows, and 20 slaves, and 26 acres of meadow. There is woodland worth 15 swine, and there is a church.

¹ *Domesday Book, Hampshire* (photo-zincographed ed., 1864), p. VI.

² Modern Buddlesgate Hundred.

³ Bishop of Winchester.

⁴ Possession.

⁵ As far back as memory or records go; certainly after A.D. 643.

⁶ *Terra arabilis.*

⁷ The bishop's own land — cultivated for his direct benefit.

⁸ Land in a general sense.

⁹ Written above Aluinus.

¹⁰ "Was worth," in the sense of bringing in a net income to the bishop.

¹¹ The old Saxon or Tower, pound (of silver) of 5400 grains, changed in 1527 to the troy pound of 5760 grains.

¹² This translation is partly based on the one found in *The Victoria History of the Counties of England, Hampshire and the Isle of Wight*, vol. I (1900), p. 460.

Of this land of this manor, Hugh holds 3 hides. Alwin Stilla held them in parage from the bishop; he could not go anywhere. There is in the demesne 1 plow, and 2 villeins and 5 bordars with 1 plow. There are 9 slaves. There is woodland worth 6 pence. In the time of King Edward the whole manor was worth 35 pounds, and afterwards 28 pounds. Now the bishop's demesne is worth 35 pounds. What Hugh holds is worth 7 pounds.

§§ 5. Reeve's Account, 29 Sept., 1208—28 Sept., 1209.

The officials who rendered this account were the bishop's sergeant and the manorial reeve. In this particular account there were two reeves, probably one succeeding the other. It is likely that the sergeant was the same as bailiff, or, at least in his position, similar to the bailiff of a later date, having oversight of several manors. But when we look through the collection of accounts, we find that the one official who was consistently and persistently responsible for the yearly accounts was the reeve (*prepositus*). Accordingly we may call these the reeves' accounts, although the generally accepted designation is bailiffs' accounts.

The date of this account is probably the same as that of the whole pipe roll of which it is but a part. This is the fourth year of Bishop Peter des Roches. The bishop was consecrated 25 September, 1205, but did not receive the temporalities until 24 March, 1206. Accordingly it is a question whether we should start with 1205 or 1206, or indeed with the year 1204 when the preceding bishop had died. Since the custom was to date from the consecration, however, we may conclude that the date was 1208–1209,¹ probably September to September. Since the agricultural year was Michaelmas to Michaelmas, the date is probably 29 September to 28 September.

This is the very first of the long series of accounts running on until the middle of the fifteenth century.² It is, of course, not the first roll that was prepared for the bishop. The earliest extant pipe roll of the royal exchequer is from the year 1130. It is prob-

¹ See Hubert Hall, *The Pipe Roll of the Bishopric of Winchester, 1208–1209* (1903), p. ix. For this Crawley document, see *ibid.*, pp. 50–52.

² See below, §§ 25, pp. 473 ff.; also Hubert Hall, "A List of Rent Rolls of the Bishopric of Winchester," *Economica*, no. 10 (Feb., 1924), pp. 52–61.

ably a matter of chance that none for the bishopric of Winchester goes back that far. How much the episcopal accounts owed to the royal exchequer of England and how much to the Frankish imperial system would be a matter of speculation and surmise.

The sources of income are:

	£.	s.	d.
Fixed rent (net)	9	9	0
Animal husbandry	14	17	2
Grain cultivation	9	14	6
Court profits	2	17	6
Tallage ¹	9	18	0
	<hr/>		
	46	16	2

An interesting speculation has to do with the origin of the fixed rent. Did it come from labor dues early commuted or was it merely the rent newly imposed upon, and collected from, free tenants? In other words, did it spring from a very dependent (or servile) community rising in the social scale or from a fairly independent community sinking down? If the explanation of the duality of Crawley be correct,² both explanations may indeed hold for the same manor, about one third of the fixed rent being paid by the once-submerged North Crawley and the other two thirds by the freer South Crawley.

In the statement of income it is clear that while the lord was engaged in a varied animal (and grain) culture, the emphasis was upon sheep, the swine and cattle being relatively insignificant. And this account illustrates very well why at least cattle were not more emphasized. They had in this year of great dryness to be sent to Mardon, doubtless for both hay and water.

Among the items of court returns is the payment of a large fine of 8 s. for having land. Probably this was for original possession rather than for inheritance. The commonest offence was trespass on the lord's wood, a fact which indicates either that the forest was already small, which is unlikely, or that the lord was reserving the forest strictly for exploitation and for sport. The two amercements for sowing the lord's land badly are significant. From the

¹ There was a national tallage in 1206 and a thirteenth in 1207. See S. K. Mitchell, *Studies in Taxation under John and Henry III* (1914), pp. 82, 84-92.

² See above, § 13, pp. 47 ff.

recurrence of this kind of entry we may judge that the remedy was not effective. The reeve was heavily amerced for having reduced the weight of the lord's clove used in selling wool, whereby he cheated the merchants with whom he dealt, to the damage of the credit of the lord bishop.

The expenses were for the upkeep of the plows and carts, the sheepfold, and the grange. A rope and bucket had to be purchased, rather significantly in a dry year. The wells were deep and the amounts of water required were great.

The manor's outside connections were commonly with Wolvesey to which the usual tithes of sheep and swine, the churchscot of hens and cocks, the surplus crops, and money rents were sent. But relations with Mardon (parish of Hursley) were also close. A tenant, Alebroc, had gone there, and there he was allowed to pay his dues. This entry goes marching on gloriously through the generations of reeves and of accounts. To Mardon, Crawley also sent wheat and barley and the cows and the bull. From it Crawley received sheep. Here were two manors, both near Winchester and near one another, which were at this time worked together. The advantage of such a procedure is obviously similar to the advantage of a big firm's management of several factories. But the working of the plan was not always smooth. The court entries indicate that when the Crawley men had been in Mardon the year before, they had got into a fight and had to be put into the stocks. They were this year amerced at home for the offence.

The yearly chronicle of the village's existence begins in 1208. It is, indeed, to be a long succession of many small events with a few major developments here and there.

CRAWELEIA ¹

Ricardus Seruiens et Herbertus et Arnoldus prepositi reddunt xxxviij s. ij d. ob. de Reragio anni preteriti. Et Quieti sunt. Idem reddunt compotum de x li. xij d. de toto Gabulo assiso preter terras iiij carucariorum j Fabri j Porcarii ij Bercariorum xiiij Operariorum qui se defendunt per Opera sua. In Quietancia j prepositi v s. In Defectu Gabuli terre strong' tracte in Dominium ij s. In Defectu Gabuli terre de Alebroc v s. qui

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159270.

modo redduntur apud meredonam. Summa Quietanciarum et Defectuum xij s. Summa remanens ix li. ix s.

Idem reddunt compotum de xxxij s. v d. de Pannagio. Et de iij s. viij d. de Herbagio. Et de xx s. de iiij Bobus uiuis venditis. Et de ij s. vj d. de Coriis ij Bouum venditis. Et de ij d. de ij pellibus vitulorum anno preterito mortuorum venditis. Et de viij s. iiij d. de xxx multonibus veteribus et debilibus viuis venditis. Et de xiiij s. x d. ob. de c xv pellibus Ouium mortuarum venditis. Et de viij s. viij d. ob. de xlv agnis viuis venditis. Et de viij s. x d. de c iiij pellibus agnorum mortuorum venditis. Et de ix s. x d. de terra locata hoc anno. Et de x d. de Butiro vendito. Et de lxij s. de c lxij Caseis remanentibus anno preterito qui fecerunt ix pondera venditis. Et de xxiiij s. de iiij^{xx} iij Caseis hujus anni qui fecerunt iij pondera dimidium venditis. Et de c s. de cccc iij^{xx} ix velleribus grossis que fecerunt iij pondera iij partem ponderis et cc i velleribus agnorum que fecerunt dimidium pondus venditis. Summa xiiij li. xvii s. ii d. Idem reddunt compotum de vij li. xv s. iiij d. de lx quarteriis dimidio frumenti venditis. Et de xj s. iij d. de v quarteriis Curailli venditis. Et de xxv s. viij d. de xij quarteriis dimidio Ordei venditis. Et de ij s. iij d. de j quarterio dimidio pisarum venditis. Summa ix li. xiiij s. vj d. DE PURCHASIIS Idem reddunt compotum de xx s. de tota villata pro pleuina hominum qui fuerunt in Cippo apud meredonam pro mellea anno preterito. Et de xx s. de Herberto preposito pro Clauē dimittendo. Et de ij s. de Willemo palmer pro Sursisa. Et de xij d. de Ivone Coch pro forisfacto Bosci. Et de vj d. de Willemo Tole pro simili. Et de xvij d. de Roberto Longo pro simili. Et de xij d. de Hugone Niwem' pro terra Episcopi male seminata. Et de xij d. de Odone pro simili. Et de vj d. de Sewale pro forisfacto Bosci. Et de vj d. de Tanculfo pro simili. Et de vj d. de Roberto de Insula pro simili. Et de xij d. de Ricardo de Vineā pro simili. Et de viiij s. de Roberto milite pro terra habenda. Summa lvij s. vj d. Idem reddunt compotum de ix li. xviiij s. de Tallagio. Summa tocius Recepte xlvj li. xvj s. ij d.

Liberatio¹ In liberatis Johanni Decano c s. iij ob. tam de Reragio anni preteriti venditionum. Eidem de Purchasiis xx s. per j talliam. Eidem de Blado vendito xl s. per j talliam. Eidem de Tallagio ix li. xviiij s. per j talliam. Eidem de termino Natalis xlv s. j d. per j talliam. Eidem de iij terminis sequentibus vj li. xv s. per j talliam. Eidem ix li. xij d. per j talliam. Summa tocius liberationis xxxiiij li. xij d.

Expensa In ferramentis iiij carrucarum x aurorum per annum xiiij s. ij d. In vj paribus Rotarum Emptis ad Carrucas iiij Carucis factis de Nouo et in Carucis reparandis ij s. iiij d. In j Careta ferrata Empta ix s. viij d. In j Careta reparanda ix d. In j Sella perono peronello Emptis

¹ In the margin.

ad *Caretam* xiiij d. In *Capistris Emptis* iij ob. In vi *Bobus Emptis* xxxv s. ij d. In *precariis Hyemalibus* de xij *Carucariis* xij d. In *fossandis* lx *perticis Circa Bercariam* xv s. In *Sepe facienda circa Bercariam* xij d. In j *Noua porta facienda ante Bercariam* xij d. In *porta Curie reparanda* vij d. In *parietibus Daerie et Granarii* faciendis ij s. j d. In *predictis Domibus et j Bercaria et ij Grangiis cooperiendis* v s. j d. In *Serruris reparandis* iij d. In *Corda et Vtre ad puteum Emptis* multociens *propter nimiam Siccitatem* xx d. In xxxvij *Clatis ad faldam* x d. In *Custo Daerie* iij s. j d. In *Pullis Emptis contra Pentecosten per preceptum Senescalli scilicet lxiij pullis* iij s. v d. ob. In lxxij *acris Bladi Sarclandis* xvj d. In *corredio magistri Roberti Basset*¹ *ibidem* ix s. ob. In *corredio Thome de Wichtona ibidem in Auptumno per v septimanas* vj s. ij d. *per diem* ij d. In *caneuaz Empt'* ad *inponendam lanam* xvj d. ob. In *Solido iij Bouariorum per annum* xvj s. In *Solido j Haiwardi* iij s. In *Solido j Daie* iij s. In *liberatione Ricardi de Foxcote Seruiantis per annum* lx s. x d. *Summa* x li. iij d. *Summa* *tocius liberationis et Expense* xliij li. xvj d. *debent* liij s. x d.

Exitus Grangie Idem reddunt compotum de lxvj *quarteriis* *dimidio* de *Toto Exitu frumenti*. Et de xxvj *quarteriis* *receptis* de *Meredona*. *Summa* iij^{xx} xij *quarteria* *dimidium*. In *Semine* iij^{xx} x *acrarum* xxvj *quarteria*. In *Pane precariarum auptummalium* v *quarteria*. In *Suprauentitis* lxj *quarteria* *dimidium*. De *precio superius Respondent*. *Idem reddunt compotum* de v *quarteriis* de *toto Exitu Curaili*. In *venditis totum*. De *precio superius Respondent*. *Idem reddunt compotum* de c xlvij *quarteriis* *dimidio* de *Toto Exitu Ordei*. In *Semine* c lxxij *acrarum* lvij *quarteria*. In *missis apud Cumbam ad Semen et ibi liberatis* R. de *deneforde* vj *quarteria*. In *missis apud meredonam* xxij *quarteria*. In *corrediis* iijj *bouariorum* j *Haiwardi j Daie per annum* xxxix *quarteria*. In *mercede et corredio j Herciatoris a festo sancti michaelis usque Pascham* iij *quarteria*. In *Porcis pascendis* viij *quarteria*. In *Suprauentitis* xij *quarteria* *dimidium*. *Idem reddunt compotum* de cc j *quarteriis* de *toto Exitu auene*. In *Semine* cc iij^{xx} vj *acrarum* c iijj *quarteria*. In *missis apud meredonam* viij *quarteria*. In *missis apud Wlueseiam et ibi liberatis Johanni Decano* xxx *quarteria* *per ij tallias*. In *missis apud Wlueseiam et liberatis Petro Ace ad prebendam Episcopi* xvij *quarteria*. In *prebenda Roberti Basset* iij *quarteria*. In *prebendam x aurorum per annum* xxxvij *quarteria*. *Idem reddunt compotum* de ij *quarteriis* *dimidio* de *toto Exitu pisarum*. In *Semine* iijj *acrarum* j *quarterium*. In *Suprauentitis* j *quarterium* *dimidium*. *Quieti*.

Instaurum. *Idem reddunt compotum* de x *auris remanentibus anno*

¹ Probably the seneschal of the bishop of Winchester.

preterito. Omnes remanent. Idem reddunt compotum de xxxvij bobus remanentibus anno preterito. Et de vj postea Emptis. Et de ij adiunctis de Instauro. Summa xlv. In viuis venditis iiij. De precio superius Respondent. In mortuis ij. Summa vj. Et remanent xxxix Boues. Idem reddunt compotum de xij vaccis j Tauro remanentibus anno preterito. Et de iiij vaccis adiunctis de Instauro. Summa xv vacce j Taurus. Omnes remanent et sunt missi apud meredonam. Idem reddunt compotum de ij Bouettis iiij Geniculis remanentibus anno preterito. In adiunctis Bobus ij. In adiunctis vaccis iiij. Nichil remanet. Idem reddunt compotum de iiij vitulis remanentibus anno preterito. In mortuis ij. Et remanent ij. Idem reddunt compotum de cccc iiij^{xx} Oubus remanentibus anno preterito. Et de c x adiunctis de Instauro. Summa d iiij^{xx} x. In mortuis ante partum x post partum et ante tonsionem viij post tonsionem viij. Summa xxvj. Et remanent d lxiiij Oues. Idem reddunt compotum de ccc xlv multonibus remanentibus anno preterito. Et de c xxvij adiunctis de Instauro. Summa cccc lxij. In viuis venditis xx. In mortuis ante Tonsionem xxxiiij. In mortuis post tonsionem vj. Summa lx. Et remanent cccc xij multones. Idem reddunt compotum de cc xvij hoggastris anno preterito agnis. Et de xlvij receptis de meredona. Summa cc iiij^{xx} vj. In mortuis ante tonsionem xlix. Et remanent cc xxxvij unde c x sunt Gercie Iuncte Oubus c xxvij sunt mares iuncti multonibus. Idem reddunt compotum de cccc liij agnis prouentis hoc anno. Et de iiij proventis de Gerciis quia xvij Oues fuerunt steriles. In Decima xlv. In consuetudinibus j fabri ij Bercariorum et Custodis agnorum iiij. In viuis venditis xlv. In mortuis ante Tonsionem iiij^{xx} xiiij. In mortuis post tonsionem xj. Summa c iiij^{xx} xviiij. Et remanent cc lviiij. Idem reddunt compotum de dcccc iiij^{xx} x Velleribus Lane Crispe et Grosse. In Decimis iiij^{xx} xix. In consuetudinibus ij Bercariorum Daie iiij. In venditis dccc iiij^{xx} viij que fecerunt ij pondera Lane minute iiij pondera Lane Grosse et iiij partem j ponderis. Idem reddunt compotum de cc j Velleribus Lane agnine quia lxvij subtiles agni non fuerunt tondi. In Supraueuditis cc j que fecerunt dimidium pondus. Idem reddunt compotum de c lxxvj Caseis qui inceperunt fieri viij^o Idus Aprilis et desierunt iiij kalendas Octobris utroque die computato. In Decima xvij. In consuetudinibus Bercarii fabri Daie iiij. In missis apud Wluesciam xxiiij. In precariis auptummalibus xiiij. In Supraueuditis iiij^{xx} iiij. Et remanent xxxiiij Casei. Idem reddunt compotum de xxxiiij Porcis remanentibus anno preterito. Et de xxiiij de Exitu eorundem. Summa lvij. In Decima ij. In consuetudine porcarum j. In Lardario Wintonie xv. In mortuis viij. Summa xxv. Et remanent xxxij Porci. Idem liberauerunt Radulfo Salserio apud Wluesciam xxx pullos. Idem reddunt compotum de lxj Gallinis de Cheriset. Et de lxiiij Emptis. In liberatis Johanni Decano iiij^{xx} xj. Et remanent xxxiiij et

*pretereā xxviiij Capones de adquisitiōe Ricardi Seruientis. Idem reddunt compotum de iiij Baconibus receptis de Wlueseia. In precariis auptummalibus totum Expendiderunt. Summa Totius Debiti liiij s. x d. Soluit post compotum et Quietus est per totum.*¹

CRAWLEY

Richard the sergeant, Herbert and Arnold the reeves, pay 38s. 2½d. arrears of the past year. And they are quit.

The same render account of £10 12d. from the whole fixed gafol, except for the lands of 4 plowmen, 1 smith, 1 swineherd, 2 shepherds, 13 laborers who answered by their own works. For acquittance of 1 reeve, 5s. For default of gafol for Strong's land drawn into the demesne, 2s. For default of gafol of the land of Alebroc, 5s. which are now paid at Mardon. Sum of acquittances and defaults, 12s. Sum remaining, £9 9s.

The same render account of 32s. 5d. from pannage. And 3s. 8d. from herbage. And 20s. from the sale of 4 live oxen. And 2s. 6d. from the sale of the hides of 2 oxen. And 2d. from the sale of 2 pelts of calves that died in the past year. And 8s. 4d. from the sale of 30 live wethers, old and feeble. And 14s. 10½d. from the sale of 115 pelts of dead ewes. And 8s. 8½d. from the sale of 45 live lambs. And 8s. 10d. from the sale of 104 pelts of dead lambs. And 9s. 10d. from land let this year. And 10s. from the butter sold. And 63s. from the sale of 163 cheeses, remaining from the past year which made 9 weys. And 24s. from the sale of 84 cheeses of this year which made 3½ weys. And 100s. from the sale of 489 great fleeces which made 3¼ weys, and 201 lambs' fleeces which made ½ wey. Sum, £14 17s. 2d.

The same render account of £7 15s. 4d. from the sale of 61½ quarters of wheat. And 11s. 3d. from the sale of 5 quarters of curall. And 25s. 8d. from the sale of 12½ quarters of barley. And 2s. 3d. from the sale of 1½ quarters of peas. Sum, £9 14s. 6d.

From court dues. The same render account of 20s. from the whole township for the plevin of the men who were in stocks at Mardon for 'ficht-wite' the past year. And 20s. from Herbert the reeve for diminishing the clove. And 2s. from William Palmer for contempt of court. And 12d. from Ivan Coch for trespass in the woods. And 6d. from William Tole for the same. And 18d. from Robert Long for the same. And 12d. from Hugh Niweman for having sown the bishop's land badly. And 12d. from Odo for the same. And 6d. from Sewale for trespass in the woods. And 6d. from Tanculf for the same. And 6d. from Robert de Insula for the same. And 12d. from Richard de Vinea for the same. And 8s. from Robert Knight for having land. Sum, 57s. 6d.

¹ These two concluding sentences are in a different hand.

The same render account of £9 18s. for tallage. Sum of the total receipt, £46 16s. 2d.

The delivery. For delivery to John the Deacon of 100s. $\frac{3}{4}$ d. as well from arrears of the sales of the past year. The same [officials make delivery] from court dues, 20s. by 1 tally. The same from the sale of grain, 40s. by 1 tally. The same from tallage, £9 18s. by 1 tally. The same from Christmas term, 45s. 1d. by 1 tally. The same from the three following terms, £6 15s. by 1 tally. The same, £9 12d. by 1 tally. Sum of the total delivery, £34 12d.

Expense. For the ironwork on 4 plows, 10 plow-horses throughout the year, 14s. 2d. For 6 pairs of wheels bought for the plows, 4 plows made new, and for repairing plows, 2s. 4d. For the purchase of 1 iron cart, 9s. 8d. For repairing 1 cart, 9 d. For 1 saddle, and leather trappings, small leather trappings bought for the cart, 14d. For halters purchased, 1 $\frac{1}{2}$ d. For the purchase of 6 oxen, 35s. 2d. For winter boon days of 13 plowmen, 13d. For ditching 60 perches around the sheep-fold, 15s. For making a hedge around the sheep-fold, 12d. For making 1 new gate in front of the sheep-fold, 12d. For repairing the gate of the courtyard, 7d. For building walls of the dairy and granary, 2s. 1d. For roofing the aforesaid houses, 1 sheep-fold, and 2 granges, 5s. 1d. For repairing locks, 4d. For rope and bucket at the well bought many times on account of excessive drought, 20d. For 38 hurdles for the fold, 10d. For outlay on the dairy, 4s. 1d. For hens bought against the time of Pentecost by the order of the seneschal, namely, 64 hens, 3s. 5 $\frac{1}{2}$ d. For the hoeing of 72 acres of corn, 16d. For the food allowance of Master Robert Basset in the same place, 9s. $\frac{1}{2}$ d. For food allowance of Thomas de Wichtona at the same place in autumn for 5 weeks, 6s. 2d., per day 2d. For canvas bought for wrapping wool, 16 $\frac{1}{2}$ d. For the payment of 4 oxherds, by the year, 16s. For the payment of 1 hayward, 3s. For the payment of 1 dairy-woman, 3s. For the payment of Richard de Foxcote, the sergeant, for the year, 60s. 10d. Sum, £10 4d. Sum of the total payment and expense, £44 16d. And they owe 54s. 10d.

Yield of the Grange. The same render account of 66 $\frac{1}{2}$ quarters of the total yield of wheat. And of 26 quarters received from Mardon. Sum, 92 $\frac{1}{2}$ quarters. For the seed of 90 acres, 26 quarters. For the bread of autumn boon-days, 5 quarters. Above sold, 61 $\frac{1}{2}$ quarters. For the price they account above. The same render an account of 5 quarters of the total yield of curall. Sold, all; for the price they account above. The same render account of 147 $\frac{1}{2}$ quarters of the total yield of barley. For the seed of 173 acres, 57 quarters. Sent to Cumbe for seed and there delivered to R. de Deneforde, 6 quarters. Sent to Mardon, 22 quarters. For the allowances of 4 oxherds, 1 hayward, 1 dairy-woman,

by the year, 39 quarters. For the wages and allowance of 1 harrower from the feast of St. Michael until Easter, 3 quarters. For feeding pigs, 8 quarters. Sold above, $12\frac{1}{2}$ quarters. The same render account of 201 quarters of the total yield of oats. For the seed of 286 acres, 104 quarters. Sent to Mardon, 8 quarters. Sent to Wolvesey and there delivered to John the Deacon, 30 quarters, by 2 tallies. Sent to Wolvesey and delivered to Peter Ace for the bishop's provender, 18 quarters. For provender of Robert Basset, 3 quarters. For the provender of 10 plow-horses for the year, 38 quarters. The same render account of $2\frac{1}{2}$ quarters of the total yield of peas. For the seed of 4 acres, 1 quarter. Sold above, $1\frac{1}{2}$ quarters. They are quit.

Stock. The same render account of 10 plow-horses remaining from the past year. All remain. The same render account of 37 oxen remaining from the past year. And of 6 afterwards bought. And of 2 added from the stock. Sum, 45. Sold alive, 4. For the price they account above. Dead, 2. Sum, 6. And there remain 39 oxen. The same render account of 12 cows, 1 bull, remaining from the past year. And 3 cows added from the stock. Total 15 cows, 1 bull. All remain and are sent to Mardon. The same render account of 2 bullocks, 3 heifers, remaining from the past year. Added to oxen, 2. Added to cows, 3. None remain. The same render account of 4 calves remaining from the past year. Died, 2. And 2 remain. The same render account of 480 ewes remaining from the past year. And of 100 added from the stock. Sum, 590.¹ Died before lambing, 10; after lambing and before shearing, 8; after shearing, 8. Sum, 26. And 564 ewes remain. The same render account of 345 wethers remaining from the past year. And of 127 added from the stock. Sum, 462.² Sold alive, 20. Died before shearing, 34. Died after shearing, 6. Sum, 60. And 412 wethers remain. The same render account of 218 two-year old sheep, lambs of the past year. And of 48 received from Mardon. Sum, 286.² Died before shearing, 49. And 237 remain, of which 110 are young ewes added to the sheep; 127 are young wethers added to the wethers. The same render account of 453 lambs born this year, and 3 born of young ewes, because 17 ewes were barren. For the tithe, 45. For the customary allowance of 1 smith, 2 shepherds, and the keeper of the lambs, 4. Sold alive, 45. Died before shearing, 93. Died after shearing, 11. Sum, 198. And 258 remain. The same render account of 990 fleeces of curly and great wool. For the tithes, 99. For the customary allowance of 2 shepherds, a dairy-woman, 3. Sold, 888 which made 2 weys of fine wool, 3 weys of great wool and $\frac{1}{4}$ of 1 wey. The same render account of 201 fleeces of lambs' wool because 68 delicate lambs were not shorn. Sold above, 201 which made half a wey. The

¹ Corrected total.

² Incorrect total.

same render account of 176 cheeses which were begun eight days before the Ides of April and were finished four days before the Calends of October, both days being reckoned. For the tithe, 17. For the customary allowance of the shepherd, smith, dairy-woman, 3. That sent to Wolvesey, 24. For autumn boon days, 14. Above sold, 84. And 34 cheeses remain. The same render account of 34 pigs remaining from the past year. And 23 from the yield of the same. Sum, 57. For the tithe, 2. For the customary allowance of the swineherd, 1. For the larder at Winchester, 15. Dead, 7. Sum, 35. And 32 pigs remain. The same delivered to Radulf Salserio at Wolvesey, 30 chickens. The same render account of 61 hens of churchscot. And of 64 purchased. Delivered to John the deacon, 91. And 34 remain, and in addition 28 capons of the aquisition of Richard the sergeant. The same render account of 4 fitches of bacon received from Wolvesey. For autumn boon-days they used up the whole.

Sum of the total debt, 54s. 10d. He paid after the account and is quit for the whole.¹

§§ 6. Reeve's Account, 29 Sept., 1210—28 Sept., 1211.

At this time — less than 150 years after the Conquest — there were apparently very few Anglo-Saxon names of persons in Crawley. Whether this meant new blood in the village or simply imitation of the conquerors' names is not clear. The higher officials of the bishop were commonly not Saxons.

The list of fines and amercements is more than usually interesting. The payment for marrying off a daughter is a commonplace; but 10s. paid by a male tenant for getting married is out of the ordinary. One wonders whether he was marrying outside the manor; ² it could hardly be a case of marrying a free woman on the manor. Four were amerced for wrongly maintaining some cause. Perhaps it was connected with the concealing of a man (or his offence), for which the whole tithing was amerced 20s. Fines were paid for having land (an entry fee?), for having chattels (after forfeiture for a crime?), and for the commutation of labor services. Amercements were paid for trespass on the forest and the pasture and for mistakes in pleading. The payment of 14s.

¹ A later entry in an official hand.

² An Alan paid 10s. this same year in Mardon for having the widow of Peter. It may be that he was a resident of Crawley and there paid 10s. for marrying outside the manor, and 10s. in addition for having a widow on another manor (Mardon) belonging to the bishop.

for hay for feeding sheep and the use of oats for feeding oxen during the winter and of barley for feeding swine throughout the year are unusual occurrences, not singly but in conjunction. It was a difficult year in animal husbandry, ten tenants being amerced for trespass on the lord's pasture.

Seldom do we get more information about Crawley's relations with the outside world than in this account. There was the usual yield of stock for the bishop's use at Wolvesey Palace. Chickens were sent to Clere (in northern Hampshire) and 723 fleeces (amounting to four weys and seven cloves) to Southwark,¹ the bishop's manor, just across the Thames from London. From Twyford came 149 wethers and from Downton (in Wilts) 51 lambs. In such instances we observe the effective utilization of a group of estates for the supplying of stock and in the case of Southwark for the sale of products. It would seem that Roger Wacelin, whatever his title, was a kind of business agent for the whole group of episcopal manors.

Some values are of interest. Land was leased, apparently for a year, at a little less than 5d. per acre. Oxen, doubtless in good condition, were bought for a little under 6s. 5d. each. Wethers were sold at 5½d. each. Thus the man who paid 10s. for getting married, gave the equivalent of an ox, three wethers, and the annual rent of five acres of land.

CRAWELEIA ²

R[icardus] seruiens et E[rnaldus?] *prepositus reddunt compotum* de x li. xij d. *preter* iiij carucarios j fabrum j Porcarium ij bercarios [x]iiij operatores qui se defendunt per operationes suas. In Quietancia j *prepositi* v s. In defectu Gabuli [terre] stronge tracte in dominicum ij s. In defectu terre de Alebroke v s. qui modo redduntur apud meredunam. Summa Quietanciarum et defectuum xij s. Summa Remanens ix li. ix s.

[Exitus manerii.] Idem reddunt compotum de xxviiij s. vj d. de pannagio. De viij s. de ij bobus viuus venditis. De xij s. vj d. de ~~xxx~~ matri-cibus ouibus viuus venditis. De vij s. iiij d. de xvj Multonibus viuus venditis. De iiij d. ob. de pellibus ij Multonum. De iij d. de pellibus ij ouium. De iij s. de herbagio. De iiij s. j d. de xviiij agnis viuus ven-

¹ That the wool was really sent to London is indicated by the item of expense, 18d. for wool sent to London.

² MS., P. R. O., Ecclesiastical Commission, Various, 159270A.

ditis. De ij s. iiij d. de Coriis ij bouum *Mortuorum venditis*. De x d. de Coriis ij *aurorum*. De ix s. ix d. de *pellibus xxvij ouium xlix Multonum* iij *hoggastrorum mortuorum venditis*. De iiij s. viij d. ob de *pellibus iiij^{xx} vij agnorum et rottorum*. De xlv s. de vj *ponderibus dimidio Casei*. De viij d. de butiro *vendito*. De vij s. de vij *petris lane agnine*. De ix s. vj d. de terra locata *scilicet xxiiij acris*. *Summa* vij li. iiij s. x d.

[Bladum.] *Idem reddunt compotum* de xvj s. vj d. de xj *quarteriis Ordei venditis*. De vj li. vij d. de xxij *quarteriis frumenti venditis*. De vj s. de iij *quarteriis* de Curallo *venditis*. De xxxix s. xj d. de xxj *quarteriis ordei venditis*. De xviiij d. de j *quarterio pisarum*. De v s. de v *quarteriis auene venditis*. *Summa* ix li. ix s. vj d.

De *Purchasia*. *Idem reddunt compotum* De iiij s. de Willemo *sewin' pro filia Maritanda*. De ij s. de Roberto *filio alani pro manutenemento*. De xij d. de petro *pro simili*. De xviiij d. de Ivone *filio edwini pro simili*. De vj d. de yuone *fratre stephani pro simili*. De xij d. de Johanne *Mercatore pro terra habenda*. De xij d. de Ernaldo *pro simili*. De vj d. de Roberti [sic] *Johannis fratre pro simili*. De xij d. de yuone *filio Wiand' pro simili*. De vj d. de Willemo *toneur pro simili et de iij s. de eodem pro relaxatione operis*. De iij s. de yvone *palmer pro forisfacto pasture*. De vj d. de Ricardo *de vinea pro stultiloquio*. De xij d. de Ricardo *Carewin' pro simili*. De vj d. de Nigello *fabro pro forisfacto pasture*. De vj d. de Gilberto *Jobi pro simili*. De vj d. de Roberto *pro simili*. De xij d. de Ivone *palmer pro simili*. De xij d. de Johanne *filio alueue pro simili*. De vj d. de Willemo *bercario pro simili*. De vj d. de Randulfo *bercario pro simili*. De vj d. de yuone *lude pro simili*. De xij d. de panchulf' *et saual' pro simili*. De vj d. de hugone *niwemann pro simili*. De xx s. de thethinga *pro quodam homine conclato*. De xij d. de Wiand' *pro filia sua maritanda*. De xviiij d. de dauido *pro simili*. De ij s. de alexandro *pro terra sua relaxata*. De xij d. de Willemo *filio fabri pro mellea*. De ij s. de hawisia *vidua pro stultiloquio*. De xij d. de Ricardo *biscop pro relaxatione operis*. De x s. de Alano *filio Willemo pro se maritando*. De iiij s. de Willemo *dod' pro catallis suis habendis*. *Summa* lxxj s. *Summa totius Recepte* xxix li. xiiij s. iiij d.

Liberatio. In *liberatione* [Johanni] decano per j Talliam xviiij li.

Expense. In *ferramentis* iij *Carucarum per annum et j caruce per iij terminos anni* xij s. ix d. In iiij *paribus rotarum ad carucas emptis et carucis et herciis de nouo factis* ij s. x d. In Rotis *emptis ad bigas* ij s. iiij d. In *bigis ligandis et ferro empto ad idem* iij s. vj d. ob. In *bigis exulandis* iij d. In *paronis et(?) paronellis Capistris et vncto* xj d. ob. In v *bobus emptis* xxxj s. xj d. In ij *auris emptis* x s. j d. In *pollis parandis ad nouam grangiam* vj d. In *grangia releuanda et alia reparanda* vij s. ij d. In *boueria Grangia et ceteris domibus cooperiendis et reparandis* vij s. v d. ob. In *bercaria cooperienda et reparanda* ij s. In

xj *quarteriis* dimidio auene emptis ad sementem xij s. j d. In dimidio *quarterio* fabarum empto ad sementem xiiij d. In corda et utre ad puteum viij d. In xj clatibus missis ad Wolueseiam vj d. In Custodaerie v s. iij ob. In c xvij acris sarclandis iij s. v d. In sarplariis ad lanam imponendam ij s. iij d. In lana ponderanda et saccanda vij d. In clatibus parandis ad faldam xx d. In lana carienda apud londoniam xvij d. In bucattis et tinis et ceteris paramentis iij d. In j porcaria de nouo facienda xvij d. In iij ventila[b]ris[?] j Corbella xvj d. In feno empto ad opus ouium xiiij s. In precariis hyemalibus de xij Carucariis xij d. In cij pellibus agninis parandis xvij d. In iij serruris emptis v d. In solido iij bouariorum per annum et j bouarii per iij terminos xv s. In solido j haiwardi j daie vj s. In expensis R[ogeri] Wacelini viij d. In expensis Mauricii de Turville per iij dies v s. iij d. ob. Summa vij li. xix s. ob. Summa liberationum et expensarum xxv li. xix s. ob. Et debet lxxv s. iij d. ob. vnde prepositus soluit xxxv s. iij d. ob. Et R[icardus] Morel[lus] habuit xl s. pro liberatione sua Quietus.

Exitus Grangiarum. Idem reddunt compotum de lxxvj *quarteriis* dimidio frumenti de toto exitu. In semine iij^{xx} vj acrarum xxvj *quarteria*. In Missis apud Wolueseiam ix *quarteria* dimidium. In supravenditis xxxj et Quietus est. Idem reddunt compotum de v *quarteriis* Curalli. In precariis autumpnalibus ij *quarteria*. In supravenditis iij et quietus est. Idem reddunt compotum de lxj *quarteriis* ij bussellis Ordei heimalis. In semine c vij acrarum xxxvj *quarteria*. In porcisc pascendis per totum annum xvij *quarteria* ij busselli. In supravenditis vij et Quietus est. Idem reddunt compotum de c x *quarteriis* dimidio j Bussello de exitu ordei. In semine iij^{xx} xj acrarum dimidie xl *quarteria* dimidium j bussellus. In corredio iij bouariorum j haiwardi xxviij *quarteria*. In liberatione j bouarii iij *quarteria* ij busselli. In liberatione daie v *quarteria* ij busselli. In corredio et mercede cuiusdam hericiatoris [sic] iij *quarteria*. In missis apud Wolueseiam ij *quarteria*. In precariis autumpnalibus iij *quarteria*. In supravenditis xxv *quarteria*. Idem reddunt compotum de cc j *quarteriis* ii bussellis auene. De xj *quarteriis* dimidio emptis ad sementem. Summa cc xij *quarteria* dimidium ij busselli. In semine cc xxvj acrarum c j *quarteria* dimidium. Liberata G. Marescalli apud meredunam x *quarteria*. In prebenda R[ogeri] Wacelini dimidium *quarterium* j Bussellus. In prebenda M[auricii] de Turuille dimidium j Busselli. In prebenda x aurorum per annum xl *quarteria*. In missis apud Wolueseiam xl *quarteria*. In bobus sustinendis in hieme xv *quarteria*. In supravenditis v *quarteria* et quietus. Idem reddunt compotum de ij *quarteriis* dimidio de Exitu pisarum. In semine j *quarterium* dimidium j bussellus. In supravenditis j *quarterium* et Quietus.

De Instauro. Idem reddunt compotum de xxxij bobus remanentibus anni preteriti. De ij adiunctis de Instauro. De j iuuento. De v emptis. Summa xlj. In mortuis ij. In vivis venditis ij. Summa iiij. Et remanent xxxvij. Idem reddunt compotum de x auris remanentibus anni preteriti. De ij postea emptis. Summa vij. In mortuis ij. Et remanent x. Idem reddunt compotum de ij bouettis remanentibus anni preteriti. In adiunctis bobus ij et nihil remanet. Idem reddunt compotum de d xij ouibus remanentibus anni preteriti. De xx adiunctis de instauro. Summa d xxxij. In viuis venditis xxx. In mortuis ante partum et tonsionem xij. In mortuis post partum et ante tonsionem xij Post partum et tonsionem v. Summa lix. Et remanent cccc lxxiiij. Idem reddunt compotum de ccc lxj multonibus remanentibus anni preteriti. De xvj de adiunctis de instauro. De c xlix receptis de Twifordia post tonsionem. Summa d xxvj. In viuis venditis xvj. In mortuis ante Tonsionem xxxv. In mortuis post tonsionem xvij. Summa lxxvij. Et remanent cccc lviiij. Idem reddunt compotum de xxxix hogastris remanentibus anni preteriti agnis. In¹ adiunctis ouibus xx. In adiunctis multonibus xvj. In mortuis ante tonsionem ij post tonsionem j et nihil remanet. Idem reddunt compotum de cccc xxiiij agnis prouentis hoc anno quia xlvij erant steriles. De lj receptis de D[u]ntonia. Summa cccc lxxv. In decima xlij. In consuetudine bercarii haiwardi fabri ij bercariorum Custodis agnorum vj. In viuis venditis xxvij. In mortuis ante separationem c xxxix. In mortuis post separationem et ante tonsionem xl Post tonsionem x vnde c ij pelles misse erant ad Wolueseiam de precio aliarum superius respondent. Summa cc lv. Et remanent cc xx. Idem reddunt compotum de xlvij porcis remanentibus anni preteriti. De vij porcellis prouentis de subus. Summa lv. In Missis apud Wolueseiam xvj. In mortuis viij. Summa xxiiij. Et remanent xxxj. Idem reddunt compotum de dccc vj velleribus Grosse lane et crispe. In decima iiij^{xx}. In consuetudine ij bercariorum j daie iij. In Missis apud suwerk' et ibi liberatis R[ogero] Wacelino et Johanni caretario dcc xxij que fecerunt iiij pondera vij claues vnde iij pondera erant crispa j pondus vij Claues Grossa. Idem reddunt de c iiij^{xx} iij velleribus lane agnine quia xlvij erant adeo crispi quod non fuerunt tondi. In supravenditis totum quod fecit vij claues. Idem reddunt compotum de c lxij caseis qui inceperunt fieri xij Kalendas Maii et desierunt die sancti michaelis utroque die computato. De xix caseis factis ante ablactionem. Summa c iiij^{xx} ij. In decima xvij. In consuetudine prepositi haiwardi fabri bercarii Daie v. In precariis autumpnalibus xij. In missis apud Wolueseiam xij qui fecerunt j pondus. In supravenditis c xxxv qui fecerunt vj pondera dimidium. Idem reddunt compotum de lxxvj Gallinis remanentibus anni preteriti. De lx de Cheriseto huius

¹ MS. has Idem.

anni. *Summa* c xxxvj. In missis apud clere liberatis R. salsario iiij^{xx} per j talliam. In missis apud Wolueseiam et liberatis J[ohanni] decano xlv. In expensis R[o]geri Wacelini iiij. In mortuis vij. *Idem reddunt compotum* de xiiij Chaponibus remanentibus anni preteriti. In missis apud Wolueseiam vj. In mortuis ij. Et remanent vj.

§§ 7. Reeve's Account, 29 Sept., 1231—28 Sept., 1232.¹

The arrears of the past year were very large. They were paid off, but new ones, only one quarter less, were again incurred.

This was clearly a trying year for animal husbandry. There was a scarcity of rainfall, for ropes and buckets had to be bought for the well, the swine had to be pastured elsewhere, and a large sum had to be spent on hay.

At least 48 acres of the lord's demesne lay in common fields. Three acres and one half in the common fields were leased. There were six laborers (*operarii*) and a cowherd who were acquitted of their money rent, 2s. 8d. each, in return for regular work. They are said to give two days a week, and every day during autumn. Probably the only extra service given was from Lammas-day to Michaelmas. For these fifty-odd days they received a money allowance of 32d. and doubtless some food. It probably amounted to less than 1d. a day. Some of the tenants had died. Seven cottages and holdings of land were vacant, and constituted a considerable loss to the lord. Doubtless this explains the acquittance of the cowherd and the six laborers in return for the special autumn work: they were probably doing the work of the deceased tenants.

Oxen which were hitched to the plow, to plow the lord's land, paid no herbage. Each one plowed one acre and a half. These were probably customary acres, just one half the size of the measured acres (*acre per perticam*). The sheep had been sick, doubtless with the usual murrain. To bring relief, oil had been bought and a friar had been paid for visiting them.

Here, as elsewhere, it was the furlongs which were prominent, not the larger divisions of the arable into sections (*campi* or "fields"). They bore names of landmarks and topographical peculiarities. They persisted through the centuries, while the

¹ The date is 27 Peter des Roches.

big sections ("fields") of the manor seemed more elastic and nebulous.

The payment made twice a year, later called tithingpenny, was this year changed from 5s. to 6s. 8d., a rate kept through the centuries.

We have here three names for the Crawley organization, villa, villata, and tithinga. The first is equivalent to manor, the second to township, and the third to the frankpledge group of the men of Crawley.

CRAWELEIA ¹

R[icardus] ² seruiens [et] W[illelmus] prepositus reddunt compotum de xix li. xvj s. j d. de Reragio anni preteriti. In liberato R. de Clinch' per j talliam totum et quieti. Idem reddunt compotum de xiiij li. viij s. vj d. de Gabulo assiso. In quietancia prepositi v s. v carucariorum j fabri j porcarii iij bercariorum per annum xxvj s. viij d. cuilibet ij s. viij d. In quietancia j vaccarii per annum ij s. viij d. vj operariorum per annum operantium ij dies in ebdomada et cotidie in autumpno xvj s cuilibet ij s. viij d. Summa ls. iiij d. In defectu terre strong' tracte in dominicum ij s. In defectu terre Willelmi de curia tracte in dominicum ij s. viij d. In defectu terre de Alebroc v s. qui modo redduntur apud meredonam. In defectu terre Roberti cawe hoc anno ij s. viij d. In defectu terre Roberti osmundi hoc anno ij s. viij d. In defectu terre Rogeri koie hoc anno ij s. viij d. In defectu terre osmundi vacantis hoc anno ij s. viij d. In defectu terre Rogeri coc ij s. viij d. In defectu terre Willelmi longi hoc anno ij s. viij d. In defectu terre Ace hoc anno ij s. viij d. Summa xxviij s. iiij d. Summa Quietanciarum et defectuum lxxviij s. viij d. Summa Remanens ix li. ix s. x d.

Idem reddunt compotum de iij s. vij d. ob. de pannagio. De xxijs. v d. ob. de herbagio de bobus non iunctis ad carucam scilicet de quolibet boue et qualibet uacca plene etatis ocioso vj d. et bouetto iij annorum iij d. et de annali ij annorum ij d. et de bouetto anniculo j d. et memorandum quod quilibet bos et vacca iuncti ad carucam arabunt j acram dimidiam episcopo et ideo pariter respondent hoc anno de herbagio quia multi boues erunt arabiles. De xxvj s. de iiij bobus. De xiiij d. de auro egroto. De ix s. de ij auris. De vj d. de corio j auri. De ij s. vj d. de j vacca. De xij d. de corio j vacce. De iij ob. de corio j vituli. De xxxiij s. iiij d. de l ouibus. De iiij s. vij d. de pellibus xxij ouium ante tonsionem. De xxxix s. de xxxix multonibus De ij s. ix d. de pellibus xj multonum ante tonsionem. De v s. de pellibus xxx hogastris ante ton-

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159282, memb. VI.

² In the margin In octabis Sancti Martini.

sionem. De xv d. de pellibus vj ouium xij multonum xj hogastrorum post tonsionem. De iij s. iij ob. de vj agnis. De vj s. iij d. de pellibus lxvij agnorum. De ix d. ob. de xix rottis. De xiiij li. ix s. de vij ponderibus vj clavis lane grosse et agnine. De iij s. iij d. de lockis. De iij li. viij s. de xj ponderibus casei. De xiiij s. de ij ponderibus casei. De xxj d. de Butiro. De xx d. de xx caseis yemalibus. De xij d. de taberna. De ij s. de pastura locata hoc anno. De ij s. vj d. de mesuagio vidue Willemi Longi Locato hoc anno. De ij s. vj d. de mesuagio Roberti cawe locato hoc anno. De ij s. vj d. de mesuagio Rogeri keue locato hoc anno. De ij s. vj d. de mesuagio osmundi locato hoc anno. De ij s. vj d. de mesuagio ace locato hoc anno. De xxj d. de iij acris dimidia sicut iacent locatis hoc anno. Summa xxvij li. xix s. iij d. ob.

Bladum venditum. Idem reddunt compotum de xvij li. viij s. ix d. de iij^{xx} x quarteriis vj bussellis frumenti. De xv s. iij d. de v quarteriis curalli. De ix li. ij s. ix d. de lxxj quarteriis dimidio mancorni. De ix li. xvij s. vj d. de lxvj quarteriis ordeï. De xj li. v s. ij d. de cxxxv quarteriis dimidio auene. De xx d. de dimidio quarterio fabarum. De ix s. ix d. de iij quarteriis ij bussellis pisarum. De vj s. viij d. de ij quarteriis dimidio vesciarum. Summa l li. viij s. vij d.

Purchasia. Idem reddunt compotum de v s. de edmundo pro bosco. De vj d. de Alano pro pastura. De vj d. de Johanne. De vj d. de Willemo. De vj d. de Roberto. De vj d. de Rogero et Johanne. De xij d. de oderino. De ij s. de Yuone et filio suo. De vj d. de filio Rogeri. De xij d. de Willemo. De vj d. de Alano. De xij d. de odiern'. De v s. de tithinga pro occasione. De vj d. de vidua Hugonis. De vj d. de Johanne. De vj d. de Rogero. De vj d. de edelot pro defectu operis. De vj d. de Reginaldo. De vj d. de Willemo. De vj d. de Reginaldo. De vj d. de Rogero. De vj d. de Roberto. De vj d. de Yuone. De ij s. de Eudune. De iij s. de Roberto Huggel' pro fine terre. De vj d. de Willemo. De xxvj s. viij d. de Oderino pro mellea. De vj s. viij d. de Nicholao de puteo pro transgressionem. De xxxij s. iij d. de tota villata pro simili. De vj s. viij d. de tithinga pro occasione. De xij s. iij d. de edelota pro se marianda. De vj d. de Johanne Wippe pro pastura. Summa cxvj s. ij d. Summa totius Recepte iij^{xx} xiiij li. xij s. xj d. ob.

Liberatio. In liberatis R. de clinch' per j talliam lxx li. ij s. vj d.

Expense. In ferramentis iij carucarum per annum et j caruce per xvij septimanas et in ferramentis xj aurorum xiiij s. ij d. ob. In iij paribus rotarum ad carucas xiiij d. In iij carucis de nouo factis et Jugis et herciis xvj d. In j pari rotarum ad bigam ij s. v d. In eisdem ueteri ferro ligandis et mercede fabri xix d. In biga axanda et clutis et vncto ix d. ob. In peronello et bacis ix d. In viij capistris factis de pilo auerorum ij d. In feno empto xxj s. In iij bobus xxv s. x d. ob. In iij hostiis factis ad bercariam viij d. In aula et grangia cooperiendis iij s. vj d.



VILLAGE STREET SHOWING THE INN AT THE RIGHT

A photograph

In j serura ad *granariam* ij d. In iiij^{xx} cratis ad *faldam* xx d. In vj cordis ad *puteum* vj d. In ij *utribus* ad *idem* v d. ob. In *precariis concedebantur* xj *carucariis* xj d. et *xlviij* acre sicut iacent *arate sunt* hoc anno de *xxxij* bobus *hominum* uille scilicet pro quolibet boue j *acra dimidia*. In *xxij* *quarteriis frumenti* ad *semen emptis* iiij li. x s. viij d. In *xxij* *quarteriis dimidio mancorni* lxx s. iiij d. In *dimidio quarterio orde*i xvj d. In *porcis pascendis per uiam apud Iuingeh'* vj d. In ij *quarteriis auene* ij s. xj d. ob. In *blado sarclando* vj s. ij d. In *trituran*dis et *ventilando*dis lxxj *quarteriis frumenti* x s. iiij d. In *trituran*dis et *ventilando*dis *xlviij* *quarteriis mancorni* iiij s. In *trituran*dis et *ventilando*dis xij *quarteriis auene* vj d. In vj *saccis* xij d. ob. In *custo daerie* v s. j d. In *ouibus medicando*dis v d. In *expensa fratris uisitantis oues* viij d. In *xxvj* *vlis canabi* ad *lanam* iiij s. ix d. ob. In *eadem* *saccanda* vij d. In *m* *alleciis* ad ij *precaria autumnalia* iiij s. vj d. *quia non habuerunt carnem neque caseum*. In *stipendiis* ij *carucariorum per annum* vj s. In *stipendiis* ij *carucariorum per xvij septimanas* xvij d. In *stipendiis* j *caretarii* et j *haiwardi* vj s. In *stipendio daie* ij s. In *liberatis seruienti* lx s. x d. *Summa* xvij li. xs. iiij d. ob. *Summa liberationis et expensarum* iiij^{xx} vj li. xij s. ix d. ob. *Debent* viij li. xiiij d. *unde posuit in xx quarteriis frumenti dimidio* ad *semen* lxxvj s. ij d. In *xxj* *quarteriis dimidio mancorni* ad *idem* xliij s. vij d.

Exitus grangie. *Idem reddunt compotum* de iiij^{xx} x *quarteriis* vj *bussellis* de *exitu frumenti*. De *xxij* *quarteriis emptis*. *Summa* c xij *quarteria* vj *busselli*. In *semine* lxiij *acrarum per perticam in dunstanefurlang'* *xxij* *quarteria*. In *suprauenditis* iiij^{xx} x *quarteria* vj *busselli*. *Idem reddunt compotum* de v *quarteriis curalli*. In *suprauenditis totum*. *Idem reddunt compotum* de lxxj *quarteriis dimidio* de *exitu mancorni*. De *xxij* *quarteriis dimidio emptis*. *Summa* iiij^{xx} xiiij. In *semine* lvj *acrarum per perticam apud huitthorne* *xxij* *quarteria dimidium*. In *suprauenditis* lxxj *quarteria dimidium*. *Idem reddunt compotum* de c lxx *quarteriis* ij *bussellis* de *exitu orde*i. De *dimidio quarterio empto*. In *semine* iiij^{xx} v *acrarum dimidie per perticam in midfurlang' et buri-furlang'* *xlj* *quarteria* ij *busselli*. In *corredio* j *caretarii* ij *carucariorum per annum* xix *quarteria dimidium*. In *corredio* ij *carucariorum per xvij septimanas* iiij *quarteria* ij *busselli*. In *corredio* j *haiwardi* vj *quarteria dimidium* *Daie ab purificatione Beate marie usque festum sancti michaelis* ij *quarteria* ij *busselli*. In *corredio* j *herciatoris per xij septimanas* j *quarterium*. In *porcis sustinendis* ij *quarteria dimidium*. In *corredio* *porcarii euntis apud Yuingeh'o cum porcis ad pasturam dimidium quarterium*. In ij *precariis autumnalibus* iiij *quarteria*. In *elemosina episcopi* xij *quarteria*. In *suprauenditis* lxxvj *quarteria*. In *missis apud Wlueseiam* iiij *quarteria*. *Idem reddunt compotum* de ccc vj

quarteriis vj *bussellis* de exitu auene. De ij *quarteriis* emptis. In semine c lxxvj *acrarum* per *perticam* c xxx *quarteria* ij *busselli* qui jacent in *longfurland* et *hillefurlang* et iuxta *bercariam*. In *prebenda* xj *aurorum* in yeme xxij *quarteria*. In bobus *sustinendis* xx *quarteria*. In *suprauenditis* c xxxv *quarteria* *dimidium*. Idem *reddunt compotum* de vj *bussellis* *fabarum*. In *plantacione* ij *busselli*. In *suprauenditis* *dimidium* *quarterium*. Idem *reddunt compotum* de v *quarteriis* j *bussello* de exitu *pisarum*. In semine v *acrarum* *dimidie* per *perticam* j *quarterium* vij *busselli*. In *venditis* iij *quarteria* ij *busselli*. Idem *reddunt compotum* de v *quarteriis* *vesciarum*. In semine j *acre* *dimidie* per *perticam* ij *quarteria* *dimidium*. In *suprauenditis* ij *quarteria* *dimidium*.

Instaurum. Idem *reddunt compotum* de xij *aureis* *remanentibus*. De ij de *testamento*. Summa xiiij. In *venditis* iij. In *mortuo* j. Et *Remanent* x. Idem *reddunt compotum* de xxxix bobus *remanentibus*. De iijj *emptis*. Summa xliij. In *venditis* iijj. Et *Remanent* xxxix. Idem *reddunt compotum* de ix *vaccis* *remanentibus*. In *vendita* j. In *mortua* j. Et *Remanent* vij. Idem *reddunt compotum* de iij *annalibus* *remanentibus*. Omnes *remanent*. Idem *reddunt compotum* de iij *annalibus* anno *preterito* *vitulis*. In *mortuo* j. Et *Remanent* ij. Idem *reddunt compotum* de iij *vitulis* *prouentis* hoc anno de *vaccis* quia iij erant *steriles*. Et *Remanent*. Idem *reddunt compotum* de dc xx *ouibus* *remanentibus*. De c l *adiunctis*. Summa dcc lxx. In *venditis* ad *festum sancti martini* l. In *mortuis* ante *partum* xiiij *post partum* et ante *tonsionem* viij *post tonsionem* vj. Summa lxxvij. Et *Remanent* dc iij^{xx} xij.

Idem *reddunt compotum* de ccc iij^{xx} xij *multonibus* *remanentibus*. De c lj *adiunctis*. Summa d xliij. In *venditis* xxxix. In *mortuis* ante *tonsionem* xj *post tonsionem* xij. Summa lxij. Et *Remanent* cccc iij^{xx} j. Idem *reddunt compotum* de ccc xlij *hogastris* anno *preterito* *agnis*. In *mortuis* ante *tonsionem* xxx *post tonsionem* xj. In *adiunctis* *ouibus* c l et *multonibus* c lj et *nil* *remanet*. Idem *reddunt compotum* de d xx *agnis* *prouentis* hoc anno de *ouibus* quia xx *fuerunt* *steriles* et xvj *fecerunt* *aborsum*. In *decima* lij. In *consuetudine* *prepositi fabri* iij *bercariorum* v. In *mortuis* ante *separationem* lxxvj *post separationem* xix. Summa c xliij. Et *Remanent* ccc lxxvij. Idem *reddunt compotum* de xliij *porcis* *remanentibus*. De xxij de exitu. Summa lxxv. In *decima* ij. In *consuetudine* *porcarii* j. In *missis* apud *duntoniam* ad *lardarium* xix. Summa xxij. Et *Remanent* xliij *vnde* j *uerres* iijj *sues* xix *superannati* xix *Juniore*s. Idem *reddunt compotum* de mcc ij *velleribus* *grossis*. In *decima* vj^{xx}. In *consuetudine* iij *bercariorum* et *daie* iijj. In *suprauenditis* m lxxvij *que fecerunt* vij *pondera* vj *clauos*. Idem *reddunt compotum* de v *caseis* *factis* ante *ablactationem*. De cc xxx *que inceperunt fieri* xv *Kalendas maii* et *desierunt* iijj *Kalendas octobris* quia *fecerunt* *binos* per lxxv dies. In *decima* xxijj. In *consuetudine* *prepositi fabri* ij *ber-*

cariorum Daie v. In missis apud Wlueseiam xij que fecerunt j pondus. In suprauenditis c iii^{xx} xv.

Idem reddunt compotum de xx caseis factis in yeme. In suprauenditis totum.

Idem reddunt compotum de c xxij gallinis de cheriseto. In defectu pro mortuis x. In defectu vij cotariorum vaccantium hoc anno xxx et terre quam vicarius tenet. In missis apud Wlueseiam iii^{xx} iij.

§§ 8. Reeve's Account, 29 Sept., 1232—28 Sept., 1233.

This year the Crawley account occurs right at the beginning of the pipe roll of the bishop, a rather unusual happening. It is well written and, except for the very end, is almost perfectly legible. The account was made up on Thursday, the day after All Souls, or 3 November, to run from Michaelmas in the twenty-eighth year of Bishop Peter des Roches to the Michaelmas following.

There is every evidence of an effort toward efficiency. Defaulted estates were leased out or drawn into the demesne. The fines and amercements were heavy. A relatively large sum was realized from collecting nuts. A windfall was sold. The land was carefully measured. A friar came to inspect the sheep and two other persons to view the corn in the granges. Many repairs were carried through. Whether all this was owing to the influence of the able bishop or to one of his officials is, of course, not indicated.

A great deal of information concerning fields is set forth in this account. The fields (*campi*) are really furlongs or shots. They are aggregations of small strips of land used by lord and tenants. The other meaning of fields, two or three big sections of the whole village arable, is not found in this account. One of the furlongs, called *basumli*, doubtless got its name from the boundary meadow called *beast-man lea* in the charter of 909.¹ Another is called *sturte*, elsewhere *cherte* and *shert*, and today recognized as *shirt*. If we have identified this field rightly, what was for long after this date a permanent pasture, was at the time of this account sown to *mixtil*.

The lord's demesne was in this particular year larger than it would have otherwise been, being made up of the regular demesne, estates drawn into the demesne, and the land of cottagers (*cot-*

¹ See above, §§ 3, pp. 179, 181.

setli) temporarily cultivated. All in all, it amounted to over 400 statutory acres.¹ It lay, of course, scattered among the various furlongs, as is indicated by the use of the word *iacent*, they (the acres) lie.

The income from animals and animal products (including a small amount from other sources) was £36. 3s. 6½d.; while from grain it was £49. 4s. 8d. While some of the barley and oats were given out as food allowances or fed as fodder, the wheat was sold for hard cash. This was a typical condition. The lord paid no tithes on grain but he did on cattle, sheep, swine, wool, and cheese.

Amercements for the following offences are notable: keeping the sheep badly, keeping (withholding?) two of the (lord's) colts, ineffective guarding of the (lord's) sheaves, bad shearing of the (lord's) sheep, concealing or (withholding) labor service, taking rabbits in the (lord's) warren, the wrongful collection of manure, withholding the (lord's) horseshoes, despising the lord's service, and offences against the thorn hedges, the plowing, and especially the forest. There were fines for having land, for commuting labor, and for the privilege of marrying. The reeve paid 13s. 4d. for the privilege of marrying his son to an heiress and for having her land. This fine, or accord, amounted to almost twenty-eight bushels of wheat. A widow was allowed to marry outside the manor. By custom she would have to give up her holding. Being of little use to the lord, she was allowed to depart on the payment of the value of three wether sheep.

It is said that 192 cheeses make 15½ weys and two quarters of a hundredweight. From other sources,² we learn that the wey contained 182 pounds. Accordingly the average weight of these cheeses was 15 pounds.

ROTULUS ANNI VICESIMI OCTI PONTIFICATUS DOMINI PETRI
WINTONIENSIS EPISCOPI

CRAWELEIA DIE JOVIS IN CRASTINO ANIMARUM³

Willelmus Seruiens et *Willelmus* prepositus Reddunt compotum De viij li. xiiij d. De areragio anni *preteriti*. In liberatis Domino Roberti

¹ For the average size of the desmesne, see above, § 9, pp. 27 ff.

² See above, § 19, p. 62.

³ MS. P. R. O., Ecclesiastical Commission, Various, 159283.

de clunapp' totum per j talliam et Quieti sunt. Idem Reddunt compotum De xiiij li. viij s. vj d. De toto Gabulo assiso. In Quietancia vnus prepositi per annum v s. In Quietanciis vj carucariorum et j fabri et j porcarii et iiij bercariorum per annum xxxij s. singulus ij s. viij d. In quietancia j vaccarii per annum ij s. viij d. In quietanciis vj operariorum operancium per duos dies in septimana et In autumpno quolibet Die xvj s. Singulus ij s. viij d. Summa lv s. viij d. In defectu terre stronge tractum in dominicum ij s. In defectu terre Willelmi de curia tractum in dominicum ijs. viij d. In defectu de Alebroc v s. Qui modo redduntur apud meredune. In defectu terre Roberti cauwe hoc anno ij s. viij d. In defectu terre Rogeri Coxe hoc anno ij s. viij d. In defectu terre Rogeri coh[c] hoc anno ij s. viij d. In defectu terre Rogeri coh[c] hoc anno ij s. viij d. In defectu terre Willelmi long' ij s. viij d. Summa Defectuum xxij s. Summa quietanciarum et defectuum lxxviij s. viij d. Summa Remanens ix li. ix s. x d.

Exitus. Idem Reddunt Compotum de iij s. iiij d. De pannagio. Et de xxij s. iiij d. De herbagio de bobus et vaccis non iunctis ad carucam scilicet de quolibet boue et qualibet uacca plene etatis ocioso j d. et bouetto trium annorum iij d. et de bouiculo duorum annorum ij d. et bouetto anniculo siue de dimidio anno j d. Et memorandum quod quilibet bos et uacca iuncta ad carucam arabit episcopo vnam acram et dimidiam et de xxxvj s. iiij d. de vj bobus uiuis uenditis et de ij s. iij d. de corio j bouis mortui uendito et de iij d. de iij coriis annalium mortuorum uenditis et de xl s. viij d. de lxj matricibus ouibus uiuis uenditis ad festum sancti martini singula viij d. et de xxvj s. ix d. de c vij pellibus de matribus ante tonsionem uenditis quelibet iij d. et de ix d. de xvij pellibus de matribus mortuis uenditis post tonsionem et de l s. de l multonibus uiuis uenditis ad festum sancti martini et de xij s. iij d. de liij pellibus multonum mortuorum uenditis ante tonsionem quelibet iij d. et de viij d. ob de xvij pellibus multonum debiliu uenditis post tonsionem et de xij s. vj d. de liij pellibus hogastrorum mortuorum uenditis ante tonsionem quelibet iij d. quia uenditi fuerunt cum pellibus multonum et de vij d. de xiiij pellibus hogastrorum post tonsionem et de xvij d. de vj agnis debilibus uenditis et de xx s. iiij d. de cc pellibus agnorum mortuorum uenditis ante separationem et de xliij mortuis uenditis post separationem et de j d. de iij pellibus agnorum uenditis post tonsionem et de xvj li. viij s. de viij ponderibus lane grosse uendite cum cc xlix velleribus agnorum uenditis scilicet quodlibet pondus xlj s. et de v s. vj d. De lockis uenditis et de vj li. xiiij s. viij d. de xv ponderibus dimidio et ij quarteronis casei uenditis. Et de ij s. viij d. de butiro uendito et de xij d. de Gunnilda pro taberna per annum et de vj d. de Agnete pro taberna per dimidium annum et de xvij d. de pastura locata et de ij s. vj d. de mesuagio Roberti Cauwe locato hoc anno et de ij s.

vj d. de mesuagio Rogeri Coye locato *hoc* anno et de ij s. vj d. de mesuagio Osmundi locato *hoc* anno. Et de ij s. vj d. de mesuagio Relicte Willelmi long' locato *hoc* anno et de vj d. de j parua acra locata *hoc* anno sicut iacet et de iiij s. vj d. de nucibus colligendis et de xij d. de quodam fusto strato per uentum. Summa xxxvj li. iiij s. vij d. ob.

Bladum uenditum. Idem Reddunt Compotum de xvij li. xvj s. vj d. de iiij^{xx} xvij quarteriis dimidio ij bussellis frumenti uenditi et de xiiij s. v d. de v quarteriis ij bussellis de curall frumento uendito et de viij li. xv s. vj d. ob. de lxxj quarteriis de mancorno vendito et de x li. x s. ij d. de lxxiiij quarteriis dimidio ordeï uenditi et de ix li. xvij s. v d. ob. de c vj quarteriis ij bussellis auenarum uenditarum et de xiiij d. ob. de iij bussellis fabarum uenditarum et de iiij s. xj d. ob. de ij quarteriis j bussello pisarum uenditarum et de iij s. vj d. de j quarterio vj bussellis de uescia uenditis. Summa xlix li. iiij s. viij d.

Purchasia. Idem Reddunt Compotum de vj s. viij d. hundredi pro occasione Relaxata et de xij s. iiij d. de Willelmo preposito pro filio suo terram et vxorem Recepto et de v s. de alicia uidua pro filia sua maritanda et de vj s. viij d. de Willelmo filio Roberti pro fine terre et de vj s. viij d. de Roberto stronge pro simili et de xij d. de Ricardo dun pro pleuina et de vj d. de Randolpho dun pro simili et de vj d. de stephano filio Randolphi pro agnis male retentis et de vj d. de Roberto milite pro pastura et de vj d. de Henrico bouario pro mellea et de vj d. de Symone de Wudecote pro pleuina et de xij d. de ywone messore pro opere Roberti vggel et de xij d. de Ricardo pro simili et de ij s. de Roberto vggel pro opere relaxato inter festum sancti michaelis et hockeday et de vj d. de Ada et Willelmo de Wordie pro custodia ij pullorum et de vj d. de Willelmo filio Rener pro delicto spinarum et de vj d. de Nicholao filio Johannis pro delicto bosci et de vj d. de ywone blundo pro simili et de xij d. de Rogero cupping pro simili et de vj d. ywone palmer pro pastura et de vj d. de Nicholao de puteo pro delicto bosci et de xij d. de Rogero filio Hugonis pro herciatura. Et de vj s. viij d. de Hundredo pro occasione relaxata et de iiij s. de lucia uidua pro se maritanda extra terram episcopi et de vj d. de Willelmo bele pro delicto pleuine et de vj d. de ywone paumer pro simili et de vj d. de ywone mersir pro simili et de vj d. de Willelmo filio odonis pro garbis stulte captis et de vj d. de Roberto milite pro delicto arure et de vj d. de Wauter carucario pro feramentis equi retentis et de vj d. de Johanne carucario pro pastura et de xij d. de Relicta Randolphi pro simili et de xij d. de Odine pro mala tonsione et de vj d. de Johanne carucario pro opereancelato et de vj d. de alano carucario pro simili et de vj d. de Alexandro pro simili et de vj d. de Wauter pro simili et de vj d. de Rogero cupping pro delicto pasture et de vj d. de albrea de Wudecote pro simili et de vj d. de Willelmo cupping pro lepore capto in Warennia et de vj d. de relicta Randolphi

pro simili et de vj s. viij d. de yuone blundo pro sorore sua maritanda extra terram episcopi et de vj s. viij d. de Willelmo bercario pro se ipso maritando et de xij d. de quodam extraneo pro delicto garbe et de vj d. de thoma papa pro pastura et de vj d. de ywone palmer pro fimo iniuste collecta et de vj d. de Renier maiore pro mellea et de vj d. de albrea de Wudecote pro delicto operis et de vj d. de Roberto stronge pro pastura et de xij d. de osmundo pro blado dato equo et de vj d. de stephano beste pro opere domini despicato. Summa iiij li. viij s. iiij d. Summa Tocius Recepte iiij^{xx} xix li. vj s. v d. ob. In liberatis Domino Roberto de clunapp' lxix li. xvij s. iij d. per j talliam.

Expensa. In feramento iiij carucarum per annum et j caruce per xvij septimanas et in ferramento xj auerorum per annum xij s. ij d. ob. In ij paribus rotarum ad carucas vj d. ob. In vj carucis de nouo faciendis xj d. In j biga fracta reparanda et axanda sepius per annum et in clutis ferri et in clauis et in uncto ad eandem per annum xj d. In vno pannello et j collari et in ij bacis et in una sella ad bigam et in uno parono xij d. et in decem capistris de pilo aueris faciendis ij d. In feno falcando scilicet ix falcatoribus hoc anno per ij dies pro cibo et mercede vj s. singulus iiij d. per diem propter difficultatem falcandi. In vij operariis locatis ad fenum spargendum quia operarii collegerunt stipulam per j diem v d. q. scilicet singulus per diem iij q. In vj bobus emptis l s. viij d. in xx porcis emptis per senescallum xxxvij s. vj d. ob. singulus xxij d. ob. In uno hostio de nouo faciendo ad grangiam et in hostio aule reparando et in ij portis reparandis de parco xij d. ob. in grangiis et aula et bouaria et bercaria per tempestatem fractis cooperandis iiij s. vij d. In seris ad daeriam et grangiam iij d. ob. In clatis ad faldam faciendam xx d. In iiij cordis et in uno vtre ad puteum emptis vj d. ob. In precariis arure in quadragesima scilicet de x carucariis dimidio x d. ob. et xlij acris sicut iacent arantur pro herbagio de xxvij bobus per homines uille scilicet pro quolibet boue j acra dimidia. In xx quarteriis dimidio frumenti emptis ad semen lxxvj s. ij d. In xxj quarteriis dimidio de mancorno emptis ad semen xliij s. vij d. In j quarterio ordeï empto ij s. in iij quarteriis iij bussellis auenarum emptis iiij s. vij d. In blado sarclando v s. vj d. In lxxvj quarteriis dimidio frumenti et v quarteriis de curall frumento triturandis et uentilandis xj s. xj d. singulus ij d. In xxix quarteriis de mancorno triturandis et uentilandis ij s. v d. singulus j d. In xlvij quarteriis dimidio ordeï triturandis et uentilandis iij s. xj d. ob. In v saccis emptis ad bladum xvj d. In custo Daerie scilicet sale prisura ollis uasis et aliis neccessariis vj s. iiij d. In expensa fratris Willelmi uisitati oues et Willelmi clerici et Ricardi Wautehus' qui afuerunt ad uidendum bladum in grangiis xvij d. ob. In xxvj ulnis de canabo emptis ad lanam saccandam iiij s. iiij d. et pro lana saccanda et filo vij d. In m allecium emptis ad iij precaria autumpni iiij s. ij d. ob.

quia non habuerunt aliud *companagium*. In blado ligando et deligando et siccando in tempore pluioſ' ſcilicet lxvij acre ij s. v d. hoc anno. In ſtipendio duorum carucariorum per annum vj s. In ſtipendio ij carucariorum per xvij ſeptimanas xvij d. In ſtipendio j caretarii per annum iij s. In ſtipendio j messoris per annum iij s. In ſtipendio Daie a purificatione uſque ad feſtum ſancti michaelis ij s. In expenſa ſeneſcalli iij s. ix d. In liberatione Willelmi ſeruientis per annum lx s. x d. Summa xvij li. iij s. v d. q. Summa liberationis et Expensarum iij^{xx} vij li. vij d. q. Et Debet xj li. v s. ix d. q. vnde poſuit In ſemine in xix quarteriis dimidio frumenti c s. xj d. Et In xvij quarteriis dimidio mancorni emptis ad ſemen lj s. vij d. ob. Et ad huc habent emere ſemen.

Exitus grangie. Idem Reddunt Compotum de iij^{xx} xvij quarteriis dimidio ij buſſellis de toto exitu frumenti. Et de xx quarteriis dimidio poſtea emptis. Summa c xix quarteria ij buſſelli. In ſemine lxvij acrarum dimidia menſuratis per perticam xx quarteria dimidium vnde vj acre dimidia iacent in campo qui uocatur northbery et xvj acre iacent in campo qui dicitur baſſumliforlang et xlvj acre iacent in campo de Weſtgarſtun. In ſuprauenditiſ iij^{xx} xvij quarteria dimidium ij buſſelli. Idem Reddunt compotum de v quarteriis ij buſſellis de toto exitu curall' frumenti. In ſuprauenditiſ totum. Idem Reddunt Compotum de lxxj quarteriis de toto exitu meſtiliorum et de xxj quarteriis dimidio poſtea emptis. Summa iij^{xx} xij quarteria dimidium. In ſemine liij acrarum dimidia ij uirgis menſuratis per perticam xxj quarteria dimidium vnde xxxij acre iacent in beriforlang et in middelforland et iij in baſſumliforland et in campo de ſturge vijj acre dimidia. Et in huldelande ix acre ij uirge. In ſuprauenditiſ lxxj quarteria. Idem Reddunt compotum de c iij^{xx} j quarteriis dimidio de toto exitu ordeſ et de j quarterio poſtea empto. Summa c iij^{xx} ij quarteria dimidium. In ſemine iij^{xx} ix acrarum iij perticis xliij quarteria dimidium vnde xlvj acre iacent in haſeleforland et ewedelforland et xliij acre iij pertice in danſtanfurland et in yurchenefurland. In Conredio vnus caretarii per annum vj quarteria dimidium. In conredio duorum carucariorum per annum xij quarteria. Et In conredio ij carucariorum per xvij ſeptimanas iij quarteria ij buſſelli. Et In conredio j messoris per annum vj quarteria dimidium et j Daie a feſto purificationis uſque ad feſtum ſancti Michaelis iij quarteria ij buſſelli. Et In conredio vnus herciatoris per xij ſeptimanas j quarterium. In porcis et purcellis ſuſtinendis ij quarteria. Et in tribus precariis autumpni iij quarteria de cetero non computabuntur tot quarteria. In miſſis apud Wluſeſiam liberatiſ Johanni clerico vijj quarteria. Et in Elemoſina epiſcopi precepto ſuo xvj quarteria. In ſuprauenditiſ lxxij quarteria dimidium. Idem Red-

dunt Compotum De cc lxxiiij quarteriis ij bussellis De toto exitu auene et de iij quarteriis iij bussellis postea emptis. Summa cc lxxvij quarteria dimidium j bussellus. In semine c iiij^{xx} xiiij acrarum per perticam cxxvij quarteria dimidium vnde lxxvij acre iacent in campo de hamme et iuxta bercariam et in puteshulle l et in bassumly xxxvij et in brocfurland vj et de terra cotsetlorum xxiiij. In prebenda Willelmi clerici et fratris Willelmi iij busselli. In prebenda xj auerorum in yeme xxij quarteria dimidium. Et In bobus sustinendis per estimationem garbarum xx quarteria. In suprauenditis c vj quarteria ij busselli. Idem Reddunt compotum de iij bussellis de toto exitu fabarum. In plantatione j bussellus. In suprauenditis iij busselli. Idem Reddunt Compotum de iij quarteriis dimidio iij bussellis de toto exitu pisarum. In semine v acrarum j quarterium dimidium ij busselli qui iacent in brocfurlang'. In suprauenditis ij quarteria j bussellus. Idem Reddunt compotum de iij quarteriis dimidio de toto exitu uescie. In semine v acrarum dimidia j quarterium dimidium ij busselli qui iacent in brocfurland. In suprauenditis j quarterium dimidium ij busselli.

Instaurum. Idem reddunt compotum de x aueriis Remanentibus anno preterito et de j equo de testamento ywonis coc. Summa xj. Et omnes Remanent. Idem Reddunt compotum de j pullo prouento de instauro et Remanet. Idem reddunt compotum de xxxix bobus remanentibus anno preterito et de iij adiunctis et de vj postea emptis. Summa xlvij. In uiuis uenditis vj. in mortuo j. Summa vij. Et Remanent xlj. Idem reddunt compotum de vij vaccis Remanentibus anno preterito. Et omnes Remanent. Idem reddunt compotum de iij bouiculis Remanentibus anno preterito. In adiunctis cum bobus iij et nichil Remanet. Idem reddunt compotum de ij annalibus Remanentibus anno preterito vnde alter est bouiculus et altera est juuenta. Et Remanent. Idem reddunt compotum de iij annalibus Remanentibus anno preterito uitulis. In mortuis iij. Et Remanet j. Idem reddunt compotum de v uitulis prouentis ex vaccis hoc anno quia duo uacce erant steriles. In decima j quia vij supererant in anno preterito. In mortuo j et Remanent iij. Idem reddunt compotum De dc iiij^{xx} xij matricibus ouibus Remanentibus anno preterito. Et de c lvj adiunctis de Instauro. Summa dccc xlvij. In uiuis uenditis ad festum sancti martini lxj. In mortuis ante partum xvij. In mortuis post partum et ante tonsionem iij^{xx} x. In mortuis post tonsionem xvij. Summa c iiij^{xx} vj. Et Remanent dc lxij. Idem reddunt compotum De cccc iiij^{xx} j multonibus Remanentibus anno preterito et de c liij adiunctis. Summa dc xxxiiij. In uiuis uenditis ad festum sancti martini l. In mortuis ante tonsionem liij. In mortuis post tonsionem xvij. Summa c xx. Et Remanent d xiiij. Idem reddunt compotum de ccc lxxvij hogastris Remanentibus anno preterito agnis. In mortuis ante tonsionem liij. In mortuis post tonsionem xiiij. In adiunctis

cum matribus c lvj. In adiunctis cum multonibus c liij. Et nichil Remanet. Idem reddunt compotum de d lix agnis proventis de matribus hoc anno quia xvij matres fuerunt mortue ante partum et lxj venditis et xxxj sterileles et xxiiij aborte. In decima lv. In consuetudine prepositi fabri et iij bercariorum v. In mortuis ante separationem cc. In mortuis post separationem et ante tonsionem xliiij. In mortuis post tonsionem iiij. In suprauenditis vj. Summa ccc xliij. Et Remanent cc xlv. Idem reddunt compotum de xliij porcis Remanentibus anno preterito et de xliij proventis de suibus hoc anno et de xx postea emptis. Summa lxxvij. In decima j. In consuetudine porcarii j. In mortuo j. In missis apud Wluseiam ad lardarium xvj. Summa xix. Et Remanent lvij unde j est uerres iiij sues xlj superannati et xij porcelli. Idem reddunt compotum de mcc xxv uelleribus lane grosse. In decima c xxij. In consuetudine trium bercariorum et Daie iiij. In suprauenditis m iiij^{xx} xix que fecerunt cum lana agnorum viij pondera. Idem reddunt compotum de cc xlix [velleribus]¹ agnorum. In suprauenditis cum lana ouium totum. [Idem reddunt compotum]¹ de ix caseis factis ante plenam ablactationem et de cc xliij caseis qui inceperunt fieri v^o idus aprilis et desierunt fieri Die sancti michaelis vtroque die com[putato quia fecerunt] binos caseos per lxxij dies . . .¹ In decima xxv. In consuetudine prepositi fabri et duorum bercariorum et Daie v. In suprauenditis c iiij^{xx} xij qui fecerunt xv pondera dimidium et ij quarteronos. . .¹ casei qui fecerunt j pondus. . .¹ [Idem reddunt compotum de]. . .¹ gallis de chiriset. In defectu uirorum et mulierum hoc anno x. Et in defectu vj cotsetlorum et terre uicarii xxvj. In [missis]. . .¹ pachu' lxxj.

§§ 9. Reeve's Account, 29 Sept., 1256—28 Sept., 1257.²

This is a long, full, and well-paragraphed account. The arrears of last year were £22. 6s. 4d., and of this year £47. $\frac{1}{4}$ d., a very large sum. Nine weys and three cloves of wool, probably 1659 pounds avoirdupois, were sold on credit to Lady Alice Hachard and Jordan le Draper. The price was £18. 4s. $7\frac{1}{2}$ d. or about 2 $\frac{2}{3}$ d. a pound.

Here we find 4d. paid for 12 sheep kept in the tenants' fold, the common fold of the village, beyond the number of 25 allowed to each of the tenants, particularly in North Crawley.

We are told that a wey (pondus) of cheese consisted of 26 cloves.

¹ MS. torn.

² The date given here (following Hall) may be at least a year too early. This account precedes the one following. See below, §§ 10, p. 221, n. 1.

Probably the clove was of seven pounds. If so, the way of cheese was in Crawley the same as the way of wool. An unusually large amount of butter was sold. Whether it was from cows' or sheeps' milk, is not stated. A small amount of honey was found and sold for 4d.

A tenant paid 6d. as annual recognition of the fact that he was the lord's man. He was probably required to make the payment for the privilege of remaining outside of the manor. The tithing paid the tithing penny, as is stated, for the occasion (or obligation of attendance), which was due at the two hundred courts and which had been commuted to a fixed sum.

The chief officials were the seneschal who made at least two visits to Cawley during the year, probably to hold the court, the bailiff, the sergeant who received 13s. 4d. for a winter toga, and the reeve. The dairymaid received 2s. a year and the hayward 3s., each with extra allowances. On three boon-days 900 herring were given to about 300 workers, including 278 men and keepers of the grain, on the occasion of the lord's reaping. That these were all tenants is impossible. Many were the children, and perhaps the wives, of the tenants. Some may have been gypsies or other wandering strangers.

We are told of eight oxen hitched to the plow. In all, there were two cart horses, eight plow horses, and thirty-nine oxen, belonging to the lord. Thirteen young pigs died of the pox.

In the expense accounts we learn of the main hall (aula, where the court was probably held), the chamber, the kitchen, and the bake-house. Probably these and other buildings and out-buildings making up the Crawley Court of the time, were located near the village church not far from the present Court.

CRAUUELEGA¹

Arreragium. Johannes seruens et yuo prepositus Reddunt compotum de xxij li. vj s. iiij d. de arreragio anni preteriti vnde In liberatione domino martino de sancta cruce per j talliam totum et quieti sunt.

Redditus. Idem Reddunt compotum de xij li. xj s. de Redditu assiso per annum in manerio de Crauwelega. Summa eadem.

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159292, memb. VI.

Quietancie. In quietancia j prepositi per annum v s. In quietanciis [vj] carucariorum j fabri j porcarii j vaccarii iij bercariorum per annum xxxij s. quilibet illorum ij s. viij d. In quietanciis x operariorum operancium per annum per ij dies In ebdomada a festo sancti michaelis usque ad autumpnium et In autumpno cotidie xxvj s. viij d. quilibet ij s. viij d. Summa quietanciarum lxiij s. viij d.

Defectus. In defectu terre stronge capte In dominicum ij s. In defectu terre Willelmi de curia capte In dominicum ij s. viij d. In defectu terre de alebroke v s. qui modo redduntur apud meredunam. In defectu terre Roberti coya capte In dominicum ij s. viij d. In defectu Roberti coche capte In dominicum ij s. viij d. In defectu terre Rogeri porcarii tracte in dominicum ij s. viij d. In defectu terre Ricardi vaccarii capte In dominicum ij s. viij d. Summa defectuum xx s. iij d. Summa quietanciarum et defectuum iij li. iij s. Summa Remanens ix li. vij s.

Exitus manerii. Idem Reddunt compotum de viij s. viij d. de panagio porcorum ad festum sancti martini. Et de xxx s. viij d. de herbagio xliij vaccarum xv bouetorum xvij annalium xxij vitulorum non junctorum ad carucam videlicet de qualibet vacca vj d. de quolibet bouetto iij annorum iij d. de quolibet annali ij d. de quolibet vitulo j d. unius anni siue dimidii anni et non plus quia viij boues fuerunt juncti ad carucam et dominus habuit de tremeysio de quolibet boue juncto ad carucam aruram j acre et dimidie. Et de iij d. de xij bidentibus Inuentis In falda hominum ultra xxv scilicet pro iij bidentibus j d. Et de ij s. j d. de herbagio c agnorum ad festum sancti Johannis baptiste videlicet pro iij agnis j d. Et de ij s. vj d. de pastura hoc anno locata. Et de xij s. de ij affris venditis. Et de ij s. viij d. de j pullano vendito. Et de xlviij s. de vj bobus veteribus venditis vnde iij boues vendebantur quilibet pro viij s. et ij uterque pro vij s. vj d. Et j bos pro ix s. Et de xxij s. x d. de iij vaccis veteribus venditis vnde iij vacce qualibet vendebatur pro vj s. et j pro v s. x d. Et de viij s. de j tauro vendito. Et de iij s. de j bouiculo vendito. Et de vj li. xij s. iij d. de cl multonibus In festo sancti martini venditis precium cuiuslibet viij d. Et de v s. de xv agnis sero natis venditis. Et de ij s. j d. de corio j bouis mortui de morina vendito. Et de vij d. de lxxij pellibus pellutis multonum ouium matricium et hoggastrorum mortuorum de morina ante tonsionem venditis. Et de xij d. de xvj pellibus multonum et matricium ouium mortuorum de morina statim post tonsionem venditis. Et de xij s. x d. de cc xxj pellibus agnorum mortuorum de morina ante separacionem venditis. Et de ij d. ob. de ix pellibus rottorum mortuorum de morina venditis. Et de xvij li. iij s. vij d. ob. de ix ponderibus iij clauis lane grosse venditis precium ponderis xl s. Et de xxv s. viij d. de xij pettris lane agnine venditis precium petre xxij d. Et de x s. de x petris loko-

rum lane venditis. Et de ij s. vj d. de xxvj caseis de Rewaynn' venditis qui fecerunt vj clauos. Et de ix li. iiij s. x d. de xx ponderibus dimidio caseorum venditis precium ponderis ix s. et ponderantur per xxvj clauos. Et de x s. de j pondere viij clauis dimidio butyri venditis. Et de vij s. v d. de iiij^{xx} ix gallinis de consuetudine venditis. Et de xij d. de quodam curtillagio quod quondam fuit Rogeri porcarii cum dimidia acra locato hoc anno. Et de xvij d. de quodam curtillagio quod quondam fuit Roberti caseye. Et de ij s. de arreragio eiusdem curtillagii de ij annis proximo preteritis. Et de x s. vj d. de xxj acris locatis hoc anno que superius computantur In defectu. Et de ij s. de ij tabernis. Et de ij s. ij d. ob. de xij eschinis porcorum venditis vnde le ix precium cuiuslibet ij d. ob. et le iiij quilibet j d. quia leprosi. Et de ij s. viij d. ob. de xij exitibus porcorum venditis pro quolibet ij d. ob. Et de ij s. de ij petris vncti porcorum venditis. Et de xxxij s. viij d. de xiiij baconibus venditis precium baconis ij s. iiij d. Et de iiij d. de melle Inuento vendito. Et hoc anno non Respondent de operatione relaxata propter tempus in autumpno. Summa lj li. xj s.

Recognitio. Idem Reddunt compotum de vj d. de Roberto cupping' pro annua recognitione. Summa vj d.

Fruementum venditum. Idem Reddunt compotum de xiiij li. vij s. x d. de xxxvij quarteriis j bussello frumenti vnde xj quarteria precium quarterii vj s. viij d. et v quarteria precium quarterii vij s. vj d. Et xxij quarteria j bussellus precium quarterii viij s.

Curallum. Idem Reddunt compotum de xxij s. vj d. de iij quarteriis iij bussellis curalli venditis precium quarterii vj s. viij d.

Ordeum yemale. Idem Reddunt compotum de c xij s. iij d. de xxvj quarteriis ordeï yemalis venditis vnde ix quarteria precium quarterii ij s. x d. et xiiij quarteria precium quarterii iij s. j d. Et xiiij quarteria precium quarterii iij s. iiij d.

Vetus ordeum. Idem Reddunt compotum de lxxix s. ix d. de xiiij quarteriis dimidio veteris ordeï precium quarterii v s. vj d.

Ordeum Idem Reddunt compotum de xxj li. xj s. de iiij^{xx} ij quarteriis ordeï venditis vnde xl quarteria precium quarterii v s. Et xlij quarteria precium quarterii v s. vj d.

Auena. Idem Reddunt compotum de xvij li. vj s. ix d. de c xvj quarteriis dimidio ij bussellis Auene venditis vnde xij quarteria precium quarterii ij s. viij d. et xiiij quarteria dimidium precium quarterii ij s. x d. Et xxij quarteria precium quarterii iij s. Et lxxvij quarteria ij busselli precium quarterii iij s. iiij d.

Vescia. Idem Reddunt compotum de v s. v d. de j quarterio v bussellis vescie venditis precium quarterii iij s. iiij d. Summa lxxv li. v s. v d.

Perquisita. Idem Reddunt compotum de xij s. iiij d. de tishinga de crawelega pro occasione relaxata ad hundreda sancti martini et hokeday.

Et de xij d. de symone cupping *pro delicto pasture*. Et de xij d. de Willelmo lombhurd' *pro simili*. Et de vj d. de Willelmo Koc *pro simili*. Et de vj d. de Gilberto bercario *et sociis suis pro transgressionem*. Et de ij s. de hugone de Wodecote *pro delicto pasture*. Et de xij d. de nicholao pape(?) *pro simili*. Et de ij s. de Willelmo cupping *pro transgressionem*. Et de iij s. de Willelmo cupping' *pro Inquisicione habenda*. Et de ij s. de felicia nepta nicholai pape(?) *pro se maritanda*. Et de x s. de Rogero filio Yuonis *pro fine terre*. Et de xij s. iij d. de Roberto filio Yuonis *pro simili*. Et de iij s. iij d. de Johanne lambhurd' *pro Juliana filia sua maritanda*. Et de xij s. iij d. de felicia filia Rogeri pape *pro terra que fuit matilde filie stephani ad opus Willelmi filii et heredis ipsius matilde usque ad etatem suam legitimam*. Et de xij d. de symone cupping *pro delicto pasture*. Et de xij d. de Johanne Gode *pro simili*. Et de xx s. de Roberto fabro *pro fine terre*. Et de vj d. de Alano pac *pro delicto pasture*. Et de xij d. de Willelmo Koc *pro simili*. Et de vj d. de Willelmo lombhurd' *pro simili*. Et de ij s. de Roberto cupping *pro simili*. Et de vj d. de Roberto stronge *pro simili*. Et de xij d. de Nicholao filio odonis *pro simili*. Et de vj d. [de] pap(?) *pro simili*. Et de xij d. de eadmundo de Wodecote *pro simili*. Summa iij li. xv s. x d. Summa tocus recepte c xxx li. xix s. x d.

Expensa neccessaria. In ferro *et ascero emptis* ad iij carucas *per annum* *et ad j carucam tempore sementis ordeï et auene* v s. *et Remanet j gadd'*. In ij vomeribus *emptis* xij d. In eisdem attorniandis ij d. In xij longis ferris *emptis* ad carucas ij s. x d. ob. Et Remanent vj longa ferra. In ij paribus rotarum *emptis* ad carucas vj d. In j noua caruca ferro ligata j d. In ferramentis viij affrorum *per annum* ij s. v d. In precio ix carucariorum qui arauerunt ix acras ix d. In ij bobus *emptis* xvj s. vj d. In stipendiis ij carucariorum *per annum* vj s. In vj capistris *de proprio pilo factis* j d. ob. Summa xxxv s. vij d.

Expensa caretтарum. Idem Reddunt compotum de j pari Rotarum empto ad caretтарam xxij d. ob. In dictis Rotis cum veteri ligatura ligatis cum clauis ad idem *et cum stipendio fabri* xxij d. ob. In ferramentis ij equorum caretтарiorum *per annum* ij s. iij d. In caretтis emendis *per annum* v d. In caretтis axandis iij d. In clutis clauis *emptis* ad caretтas vij d. In ij colaribus *emptis* xij d. In j sella emptā iij d. In harnasio emendo cum albo corio iij d. In stipendio j caretтарii *per annum* iij s. In ij capistris *de proprio pilo factis* ob. In j tribula ferro liganda j d. Summa xij s. j d. ob.

Expensa daerie. In ij quarteriis salis *et vj bussellis emptis* ad salanda xxij pondera dimidium casei ij s. ix d. In linea tela emptā ad daeriam vij d. ob. In pressura emptā vj d. In ollis *emptis* iij d. In vtensiliis daerie emendis ij d. ob. In j tina emptā iij d. ob. In stipendio daye *per annum* ij s. Summa vj s. viij d. ob.

Expensa Neccessaria. In Grangia cooperienda et emenda per loca iij s. iiij d. In aula camera coquina cooperiendis et emendis ij s. In serrura empta ad hostium Granarii ij d. ob. In j bercaria cooperienda et emenda iij d. In xvij clatis ad faldam factis et virgis ad idem colligendis iij d. ob. In feno empto ad oues sustinendas in yeme xv s. In c lvj acris bladi sarclandis ad tascham iij s. iiij d. videlicet iij acre sicut jacent j d. In j buketto empto ad puteum iij d. In xij ulnis de canabo emptis ad saccos bladi ij s. In xxxij ulnis de canabo emptis ad ix pondera iij clavos lane grosse iij s. vij d. In filo ad idem j d. In eadem lana saccanda et ponderanda ix d. In stipendio j haywardi per annum iij s. In expensa duorum Garcionum et oliueri(?) senescalli per omnes suos aduentus et per iij tallias xv s. iij d. In expensis seruientis per annum lx s. x d. amodo pariantur expense senescalli et liberacio ballivi. In fine omnium expensarum. Summa c xij s. iij d.

*Bectaria.*¹ In viij quarteriis frumenti tritrandis et ventilandis ad tascham xvij d. et operarii triturerunt xl quarteria dimidium. In xxxj quarteriis ordeï yemalis tritrandis et ventilandis ad tascham iij s. ij d. ob. q. pro quolibet sextario v d. In lxxv quarteriis dimidio ordeï tritrandis et ventilandis ad tascham vj s. x d. pro quolibet sextario v d. et operarii triturerunt c quarteria. In l quarteriis auene tritrandis et ventilandis ad tascham iij s. j d. ob. pro quolibet sextario iij d. Et operarii triturerunt c lx quarteria. Summa xiiij s. viij d. q.

Expensa autumpnalia. In dcccc alleciis emptis ad iij precarias autumpnales de cc lxxvij hominibus cum custodibus bladi metendis c xij acras per perticam iij s. Summa iij s.

Expensa forinseca. Idem Reddunt compotum In nouo furno leuando et domu ultra furnum facienda de nouo xxij d. Summa xxij d.

Expensa forinseca. In vj vaccis emptis xliij s. vnde iij vacce emebantur pro xxvij s. Et j vacca pro viij s. iij d. Et j pro vj s. viij d. In lxxij pellibus pilandis vij d. In dimidio quarterio salis empto ad salandos xiiij bacones vij d. ob. In lardario faciendo iij d. ob. In liberatis seruienti pro Roba yemali xij s. iij d. Summa lxxvij s. xj d. Summa totius expense xij li. v s. ij d. q.

Liberatio. In liberatione Domino Waltero de brich' thesaurario Wulueseie per j talliam liij li. x s. Summa liberacionis et expense lxxv li. xv s. ij d. ob. q. Et debent lxxv li. iij s. vij d. ob. q. vnde xvij li. iij s. vij d. ob. sunt super dominam Aliciam hachard' et Jordanum le Draper de ix ponderibus iij clavis lane eis venditis. Et debet de claro xlvij li. q.

Exitus grangie. frumentum. Idem Reddunt compotum de liij quarteriis j bussello de toto exitu frumenti vnde In semine lvj acrarum per

¹ Bateria, beating or threshing.

perticam In *hoa* et In *haselforlong'* et In *norbury* xiiij *quarteria*. In *suprauenditis* xxxviiij *quarteria* j *bussellus*.

Curallum. Idem *Reddunt compotum* de iij *quarteriis* iij *bussellis* de toto exitu *curalli* vnde In *suprauenditis* iij *quarteria* iij *busselli*.

Ordeum yemale. Idem *Reddunt compotum* de xxxvj *quarteriis* de toto exitu orde *yemalis* vnde In *suprauenditis* xxvj *quarteria* et equi.

Ordeum vetus. Idem *Reddunt compotum* de xiiij *quarteriis* dimidio de toto exitu veteris orde *remanentibus* anno *preterito* per *estimationem* in *tassis* vnde. In *suprauenditis* xiiij *quarteria* dimidium et equi.

Ordeum nouum. Idem *Reddunt compotum* de c lxxv *quarteriis* ij *bussellis* de toto exitu orde vnde In *semine* c xvj *acrarum* per *perticam* In *langlond'* et *Ewedelforlong* lviiij *quarteria*. In *liberatione* j *caretarii* j *messoris* ij *carucariorum* per annum xxvj *quarteria* per viij *septimanas* quilibet percipit *quarterium*. In *liberatione* j *daye* a *festis sancti michaelis* usque ad *purificacionem beate marie* dimidium *quarterium*. In *liberatione* eiusdem *daye* a *purificacione* usque ad *festum sancti michaelis* iij *quarteria* ij *busselli*. In *porcis* *sustinendis* et *porcellis* In *yeme* ij *quarteria*. In *mercede* j *herciatoris* ad *semen auene* et orde *dimidium quarterium*. In iij *precariis autumpnalibus* de cc lxxvii *hominibus* cum *custodibus* *bladi* *metendis* c xij *acras frumenti* orde *et auene* per *perticam* iij *quarteria*. In *suprauenditis* iiii^{xx} ij *quarteria*.

Auena. Idem *Reddunt compotum* de cc lxj *quarteriis* dimidio de toto exitu *auene* vnde In *semine* c lx *acrarum* per *perticam*. In *puttesshull'* et *trindly* et *basmeli* c *quarteria* ij *busselli*. In *prebenda* ij *equorum carettriorum* per annum xiiij *quarteria* ij *busselli*. In *prebenda* viij *affrorum* a *natali domini* usque ad *Inuentionem sancte crucis* ix *quarteria* ij *busselli*. In xl *bobus* *sustinendis* per *estimationem* *garbarum* a *nathali domini* usque ad *Inuencionem sancte crucis* xxj *quarteria*. In *prebenda equorum domini* *senescalli* per ij *aduentus suos* per ij *tallias* j *quarterium*. In *suprauenditis* c xvj *quarteria* dimidium ij *busselli*.

vescie. Idem *Reddunt compotum* de ij *quarteriis* de toto exitu *vesciarum* quia equi *carettrarii* *pascebant fructum* j *acre* et *dimidie* vnde In *semine* j *acre* et *dimidie* iij *busselli*. In *suprauenditis* j *quarterium* dimidium j *bussellus* et equi.

Instaurum. Idem *Reddunt compotum* de ij *equis* *remanentibus* anno *preterito*. Et *Remanent* ij *equis carettrarii*.

Affri. Idem *Reddunt compotum* de viij *affris* *remanentibus* anno *preterito*. Et de j *prouento* de *herietto Roberti filii prepositi*. Et de j *empto*. *Summa* x *affri* vnde in *suprauenditis* ij *affri*. *Summa* ij. Et *Remanent* viij *affri*.

Pullanus. Idem *Reddunt compotum* de j *pullano* *remanente* anno *preterito* ex *etate* j *anni*. In *suprauendito* j *pullanus*. Et *nichil Remanet*.

Boues. *Idem Reddunt compotum* de xli bobus remanentibus anno preterito. Et de iij adiunctis et de ij emptis. Summa xlvj vnde In morina j. In suprauenditis vj. Summa vij. Et Remanent xxxix boues.

Tauri. *Idem Reddunt compotum* de ij tauris remanentibus anno preterito. In suprauendito j. Et Remanet j taurus.

vacce. *Idem Reddunt compotum* de xvij vaccis remanentibus anno preterito. Et de ij adiunctis. Et de vj emptis. Summa xxv vnde In suprauenditis iiij. Summa iiij. Et Remanent xxj vacce.

Bouetti. *Idem Reddunt compotum* de vj bouettis remanentibus anno preterito bouiculis vnde In adiunctis bobus iij In adiunctis vaccis ij. In suprauendito j. Summa vj. Et nichil Remanet.

Bouiculi. *Idem Reddunt compotum* de vj bouiculis remanentibus anno preterito annalibus. Et Remanent vj bouiculi vnde v sunt masculi.

Annales. *Idem Reddunt compotum* de vij annalibus remanentibus anno preterito vitulis. Et Remanent vij annales.

vituli. *Idem Reddunt compotum* de xij vitulis prouentis ex predictis vaccis hoc anno quia vij fuerunt [steriles] et iiij vendebantur ante vitulationem vnde In decima j. Et Remanent xj vituli.

Multones. *Idem Reddunt compotum* de dc multonibus remanentibus anno preterito. Et de lvj adiunctis. Summa dc lvj vnde In suprauenditis. In festo sancti martini c l multones. In morina ante tonsionem xix. In morina post tonsionem ix. Summa c lxxvij. Et Remanent cccc lxxvij multones.

Oues matrices. *Idem Reddunt compotum* de dccc xxvj ouibus matricibus remanentibus anno preterito. Et de iiij^{xx} xv adiunctis. Summa dcccc xxj [unde]¹ In suprauenditis c in festo sancti martini. In morina ante partum x. In morina post partum et ante tonsionem xxij. In morina post tonsionem vij. Summa c xxxix. Et Remanent dcc iiij^{xx} ij.

Hoggastri. *Idem Reddunt compotum* de c lxxij hoggastris Remanentibus [anno] preterito agnis. De quibus In morina ante tonsionem xxij. In adiunctis multonibus lvj. In adiunctis ouibus matricibus iiij^{xx} xv. Summa c lxxij. Et nichil Remanet.

Agni. *Idem Reddunt compotum* de dc iiij^{xx} ij agnis prouentis ex matribus hoc anno quia xvij fuerunt steriles et xv fecerunt aborsum vnde In decima lxxvij. In consuetudine j bercariorum j fabri iiij. In morina ante separacionem cc xx. In morina post separacionem et ante tonsionem ix. In viuis venditis xv. Summa ccc xvj. Et Remanent ccc lxxij agni.

lana grossa. *Idem Reddunt compotum* de mccc xlix velleribus lane grosse vnde In decima c xxxiiij. In consuetudine ij bercariorum j daye

¹ Manuscript has exp', a mistake for unde.

iiij. *Summa* c xxxvj vellera. Et In suprauenditis mcc xij vellera que fecerunt ix pondera iiij clauos.

lana agnina. Idem Reddunt *compotum* de ccc lxvij velleribus lane agnine. In suprauenditis omnia que fecerunt xiiij pettras.

Porci. Idem Reddunt *compotum* de j verre remanente anno preterito. Et de j adiuncto. *Summa* ij. Et Remanent ij verres.

Sues. Idem Reddunt *compotum* de iiij suibus remanentibus anno preterito. Et de vij adiunctis. *Summa* xj vnde in occisis ad lardarium vij. *Summa* vij. Et Remanent iiij sues.

Porci. Idem Reddunt *compotum* de xix porcis masculis remanentibus anno preterito. Et de xvij adiunctis. *Summa* xxxvj. De quibus in occisis ad lardarium vij. *Summa* vij. Et Remanent xxx porci.

Hoggetti. Idem Reddunt *compotum* de xxvii hoggettis remanentibus anno preterito porcellis. In morina ij. In adiuncto uerribus j. In adiunctis suibus vij. In adiunctis porcis masculis xvij. *Summa* xxviiij. Et nihil Remanent.

Porcelli. Idem Reddunt *compotum* de xxxvj porcellis porcell' [sic] ex predictis suibus hoc anno quia ij sues non porcellauerunt nisi semel vnde In decima iiij. In morina xij de veroll'. *Summa* xvj. Et Remanent xxj porcelli vnde vij fuerunt porcelli mensis aprilis et viij fuerunt porcelli mensis Julii. Et vj sunt modo lactantes. Et sciendum quod xvj sunt masculi.

Casei. Idem Reddunt *compotum* de xxvj caseis factis de Rewaynno hoc anno vnde In suprauenditis omnes qui fecerunt v clauos.

Casei. Idem Reddunt *compotum* de xx caseis factis ante ablactionem. Et de ccc iiij caseis qui Inceperunt fieri iiij die Idus aprilis et desierunt die sancti michaelis vtroque die computato quia fecerunt binos caseos per c xxx dies. *Summa* ccc xxij vnde In decima xxxij. In consuetudine j prepositi j bercarii j fabri j daye iiij casei. In suprauenditis cc iiij^{xx} vij qui fecerunt xx pondera dimidium.

Galline. Idem Reddunt *compotum* de c xxv Gallinis de consuetudine de Cheriseto vnde In defectu terre Roberti stronge capte In dominicum iiij Galline. In defectu terre Willelmi de curia capte In dominicum iiij Galline. In defectu terre Roberti coya capte In dominicum iiij Galline. In defectu terre Roberti coche capte in dominicum iiij Galline pro simili. In defectu terre Rogeri porcarii pro simili iiij galline. In defectu terre Ricardi vaccarii pro simili iiij Galline. In defectu terre Roberti cawe pro simili iiij Galline. In defectu terre Gunilde vidue ij quia vidua est. In defectu terre agnete vidue ij quia vidua est. In defectu terre alani carucarii ij quia viduarius est. *Summa* xxxvj. Et In suprauenditis iiij^{xx} ix.

Pelles grosse. Idem Reddunt *compotum* de xix pellibus multonum mortuorum de morina ante tonsionem. Et de xxxij pellibus ouium

matricium mortuarum de morina ante tonsionem. Et de xxij pellibus hoggastrorum mortuorum de morina ante tonsionem. Summa lxxij vnde In suprapelluctis omnes. Idem *Reddunt compotum* de lxxij pellibus pelluctis vnde In suprauenditis omnes.

Pelles. Idem *Reddunt compotum* de ix pellibus multonum mortuorum de morina post tonsionem. Et de vij pellibus ouium *matricium mortuarum de morina post tonsionem.* Summa xvj vnde In suprauenditis omnes.

Pelles agnine. Idem *Reddunt compotum* de cc xlv pellibus agnorum mortuorum de morina ante separacionem. Et de ix pellibus mortuorum de morina post separacionem et ante tonsionem. Summa cc liij vnde In decima xxiiij. In suprauenditis cc xxx.

Bacones. Idem *Reddunt compotum* de xij baconibus positis In lardario hoc anno vnde In suprauenditis omnes.

Eschines. Idem *Reddunt compotum* de xiiij eschines porcorum vnde In consuetudine porcarii j. In suprauenditis xiiij. Et equi.

Exitus. Idem *Reddunt compotum* de xiiij exitibus porcorum vnde In consuetudine porcarii j. In suprauenditis xiiij. Et equi.

Vnctum. Idem *Reddunt compotum* de vncto xiiij porcorum vnde In suprauendito totum qui fecit iij petras.

§§ 10. Reeve's Account, 29 Sept., 1257—28 Sept., 1258.

This account is very much like the preceding one. It is included here so as to provide a basis of comparison of details in successive years.

The same officials were responsible for this account as for the last, paid their arrears for the previous year, and incurred none for this. Probably this was due to the presence of a royal agent who collected £113. 19s. 4d., while only £21. 16s. were paid to the episcopal treasurer. The date is somewhat uncertain.¹

The receipts this year were considerably larger than for last year. Barley alone brought £44. 19s. 8d. The cheeses, weighing about 15½ pounds apiece, were not so numerous as they would have been if the weather had not been so wet and the sheep so affected by murrain. At least a large amount of the cheese, if not all of it, must have been from sheep's milk. It is alleged that the cost of repairing the plows was high because the ground was

¹ The roll is for the eighth year of the Lord A[ylmer], elect of Winchester. It follows the document which we have printed above (in §§ 9).

so stony — hardly a sudden occurrence in any village, but possibly to be explained by the baking of the soil through drought during one of the plowing seasons.

CRAUULEGA ¹

Arreragium. Johannes seruiens et yuo prepositus Reddunt compotum de xlvij li. q. de arreragio anni preteriti vnde In liberatis domino W. de brich' thesaurario de Wulueseia per j talliam totum. Et quieti sunt.

Redditus. Idem Reddunt compotum de xij li. xj s. de toto Redditu assiso per annum. In manerio de Crauueley. Summa eadem.

Quietancie. In acquietancia j prepositi per annum v s. In quietanciis vj carucariorum j fabri j porcarii j vaccarii iij bercariorum per annum xxxij quilibet illorum ij s. viij d. In quietanciis x operariorum operancium per annum per ij dies. In ebdomada a festo sancti michaelis usque ad autumpnum et in autumpno cotidie xxvj s. viij d. quilibet ij s. viij d. Summa lxij s. viij d.

Defectus. In defectu terre stronge capte in dominico ij s. In defectu terre Willelmi de curia capte In dominicum ij s. viij d. In defectu terre de alebrok' v s. qui modo redduntur apud meredunam. In defectu terre Roberti coya capte In dominicum ij s. viij d. In defectu terre Roberti coche capte in dominicum ij s. viij d. In defectu terre porcarii capte in dominicum ij s. viij d. In defectu terre Ricardi vaccarii capte In dominicum ij s. viij d. Summa defectuum xx s. iij d. Summa quietanciarum et defectuum iij li. iij s. Summa Remanens ix li. vij s.

Exitus manerii. Idem Reddunt compotum de ix s. viij d. de pannagio porcorum ad festum sancti martini. Et de xxxij s. x d. de herbagio xlvij vaccarum xvij bouetorum xx annalium xxiij vitulorum non junctorum ad carucam videlicet de qualibet vacca vj d. de quolibet bouetto iij annorum iij d. de quolibet annali ij d. de quolibet vitulo j d. j anni siue dimidii anni et non plus quia iij boues fuerunt juncti ad carucam et dominus habuit ad tremes de quolibet boue juncto ad carucam aruram j acre et dimidie. Et de vj d. de xvij bidentibus iuuentis In falda hominum ultra xxv videlicet pro iij bidentibus j d. Et de ij s. ij d. de herbagio c iij agnorum ad festum beati Johannis baptiste videlicet pro iij agnis j d. Et de iij s. de pastura hoc anno locata. Et de lv s. viij d. de vij bobus veteribus In festo sancti martini venditis vnde j bos vendebatur pro xij s. et ij boues vendebantur pro xx s. Et ij boues vendebantur pro x s. Et j bos vendebatur pro vj s. Et j bos vendebatur pro vj s. viij d. Et de xvij s. de iij vaccis venditis vnde ij vacce vendebantur utroque pro vj s. vj d. et j vacca vendebatur pro v s. Et de iij s. vj d. de iij vitulis venditis quilibet pro xiiij d. Et de xxij s. viij d. de xxxiiij multonibus veteribus in festo sancti martini venditis precium

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159293.

cuiuslibet viij d. Et de l s. de lxxv ouibus matricibus veteribus in festo sancti martini venditis precium cuiuslibet viij d. Et de iij s. ix d. ob. de xij agnis sero natis venditis. Et de xvj d. de corio j vituli mortui de morina vendito. Et de xij d. de corio j annalis mortui de morina vendito. Et de vj d. de xlvj pellibus pelluctis multonum matricium ouium et hoggastrorum mortuorum de morina ante tonsionem venditis. Et de x d. de xij pellibus multonum et ouium matricium mortuorum de morina statim post tonsionem venditis. Et de xij s. xj d. ob. de cc vij pellibus agnorum mortuorum de morina ante separacionem venditis. Et de vij d. ob. de xxix pellibus rottorum mortuorum de morina venditis. Et de xxj li. xiiij s. iij d. de x ponderibus xj clavis lane grosse venditis precium ponderis xlj s. viij d. Et de xxxij s. de xvj petris lane agnine venditis. Et de xij s. de xij petris lokorum lane venditis. Et de ij s. viij d. de xxiiij caseis de Rewanno venditis qui fecerunt vj clauos. Et de vij li. iij d. de xvj ponderibus dimidio casei venditis precium ponderis viij s. vj d. et ponderantur per xxvj clavos. Et de vij s. vij d. de j pondere butyri vendito. Et de vij s. vij d. de iij^{xx} xj gallinis de consuetudine venditis. Et de xij d. de quodam curtillagio quod quandam fuit Rogeri porcarii cum dimidia acra locato hoc anno. Et de xvij d. de quodam curtillagio quod quondam fuit Roberti cawe. Et de xij s. de xxiiij acris locatis hoc anno que superius computabuntur In defectu. Et de ij s. de ij tabernis. Et de v s. vij d. ob. de xxvij eschinis porcorum venditis precium cuiuslibet ij d. ob. Et de v s. vij d. de xxvij exitibus porcorum venditis precium cuiuslibet ij d. ob. Et de x s. vj d. de xj petris dimidia vncti porcorum venditis. Et de lxxij s. iij d. de xxvij baconibus venditis precium baconis ijs. vij d. Et de v s. de j verre vendito. Et de iij d. de melle vendito. Et de ij s. de j caretta vendita. Summa xlvij li. xv s. ij d. ob.

Annua recognicio. Idem Reddunt compotum de vj d. de Roberto cupping' pro annua recognicione. Summa vj d.

Frumentum venditum. Idem Reddunt compotum de xxij li. xix d. de liij quarteriis ij bussellis frumenti venditis vnde v quarteria precium quarterii vj s. viij d. et ij quarteria precium quarterii vij s. vj d. et xiiij quarteria precium quarterii viij s. Et xxix quarteria ij busselli precium quarterii ix s. et iij quarteria precium quarterii ix s. vj d.

Curallum. Idem Reddunt compotum de xxx s. de v quarteriis curalli venditis precium quarterii vj s.

Ordeum. Idem Reddunt compotum de xliij li. xix s. viij d. de c lvij quarteriis dimidio iij bussellis ordei venditis vnde xiiij quarteria dimidium precium quarterii v s. Et xij quarteria precium quarterii v s. ij d. Et xxxvj quarteria precium quarterii vj s. ij d. et xij quarteria precium quarterii vj s. iij d. et lxxvj quarteria precium quarterii v s. vj d. et vij quarteria iij busselli precium quarterii vj s. viij d.

Auena. *Idem Reddunt compotum* de xvij li. viij s. xj d. de c xvij quarteriis dimidio auene venditis vnde xij quarteria precium quarterii ij s. iiij d. Et vj quarteria precium quarterii ij s. vj d. Et lxxvj quarteria dimidium precium quarterii iij s. et xvij quarteria precium quarterii iij s. j d. Et vj quarteria precium quarterii iiij s.

Vischie. *Idem Reddunt compotum* de ix d. de ij bussellis veschiarum venditis. Summa iiij^{xx} vij li. xj d.

Perquisita. *Idem Reddunt compotum* de xij s. iiij d. de tiithinga de craweleia pro occasione relaxata ad hundredum sancti martini et hokedaye. Et de vj d. de Nicholao de puteo pro transgressionem. Et de xij d. de David' de Wodecote pro simili. Et de vj d. de Roberto coche pro simili. Et de iiij s. de symone cupping' pro simili. Et de xij d. de Roberto stronge pro simili. Et de vj d. de Rogero strutare pro delicto bosci. Et de ij s. de Johanne gode pro delicto pasture. Et de xij d. de symone de Wodecote pro simili. Et de vj d. de hugone de Wodecote pro simili transgressionem. Et de xij d. de Roberto coche pro delicto pasture. Et de ij s. de ada brian pro simili. Et de xij d. de Roberto caretario pro pleuina. Et de vj d. de Willelmo lamhurd pro transgressionem. Et de vj d. de Waltero cooperatore pro simili. Et de vj d. de Ranulfo dou pro pleuina. Et de vj d. de Rogero burnard' pro delicto pasture. Et de ij s. de Willelmo bele pro matilda et Juliana filiabus suis maritandis. Et de ij s. de Johanne porcario pro fine terre. Et de xij d. de alano pac pro delicto pasture. Et de xij d. de Gunilda vidua pro simili. Et de vj d. de Johanne martin pro simili. Et de xij d. de Johanne lomhurd' pro mala arrura. Et de vj d. de Willelmo filio hugonis pro delicto pasture. Et de xij d. de stephano vaccario pro transgressionem. Et de vj d. de Roberto fabro pro delicto pasture. Et de xij d. de elya akerman pro simili. Et de xij d. de Johanne martin pro simili. Et de xij d. de Alano pac pro simili. Et de xij d. de Roberto stronge pro simili. Et de vj d. de Willelmo preposito pro delicto bosci. Et de xij d. de Nicholao de puteo pro delicto pasture. Et de vj d. de matilda de lamara pro simili. Et de vj d. de Johanne cok pro simili. Et de v s. de Willelmo Cupping' pro pluribus transgressionibus. Et de ij s. de symone cupping' pro mala custodia bosci. Et de xij d. de dyonisia de somburne pro delicto pasture. Et de ij s. de Ricardo cran pro delicto bosci. Et de xij d. de Johanne lamhurde pro delicto pasture. Et de ij s. de nicholao filio odonis pro Juliana filia sua maritanda. Et de iiij s. de Rogero marde pro transgressionem. Summa lxiij s. iiij d. Summa tocuis recepte c xlvij li. vj s. xj d. ob.

Expensa neccessaria. In ferro et acero emptis ad iiij carucas per annum et ad j carucam tempore sementis ordeï et auene vij s. hoc anno tam quia terra petrosa. Et Remanent ij gadd'. In ij vomeribus emptis xiiij d. In eisdem atornandis ij d. In ix longis ferris emptis ad carucas

ij s. ij d. Et *Remanent* vj longa ferra. In *iiij paribus Rotarum emptis* ad carucas *xij d.* In *ij nouis carucis ferro ligatis* *ij d.* In *ferramentis viij affrorum per annum* *ij s. iiij d.* In *precio xj carucariorum que arauerunt* *xj acras xj d.* In *stipendiis ij carucariorum per annum* *vj s.* In *viij capistris de proprio pilo factis* *ij d.* Summa *xxj s. iiij d.*

Expensa carette. In *j pari Rotarum* ad *caretta* *xxij d.* In *j ligatura* ad *eandem empta* *viij s.* In *stipendio fabri qui dictas Rotas ligauit* *iiij d.* In *ferramentis ij equorum carettriorum per annum* *ij s. v d. ob.* In *caretta emenda per annum* *ij d.* In *caretta axanda* *ij d.* In *clutis clavis emptis* ad *caretta* *vj d.* In *j colare empto* *iiij d. ob.* In *j pari tractuum empto* *ij d.* In *j corda empta* *iiij d.* In *stipendio j carettrarii per annum* *ij s.* Summa *xvij s. vj d.*

Expensa daerie. In *ij quarteriis salis emptis* ad *salandum* *xvijj pondera casei* *iiij s.* In *linea tela empta* ad *daeriam* *vj d.* In *pressura empta* *vj d.* In *olla et pichera emptis* *iiij d. ob.* In *stipendio daye per annum* *ij s.* Summa *vij s. iiij d. ob.*

Expensa neccessaria. In *grangia cooperiendia et emenda per loca* *xij d. et* In *j bercaria largiendia* In *longitudine cum* *iiij furcis* *xx d.* In *dictam bercariam Wallando* *ij s. ix d.* In *dictam bercariam cooperiendia omnino de nouo* *v s.* In *virgis ad idem colligendis et ad Walluram* *ij s.* In *stipulis colligendis* ad *idem* *xxij d.* In *stipulis mixtis cum feno colligendis* ad *sustentationem ouium* *xxij d.* In *xlij clatis ad faldam cum virgis ad idem colligendis* *x d. ob.* In *feno empto* ad *oues sustinendas* in *yeme* *xvijj s.* In *c xx acris bladi sarclandis* ad *tascham* *iiij s. iiij d. videlicet* *ij acre sicut* *iacent* *j d.* In *j buketto empto* ad *puteum* *ij d.* In *xij ulnis de canabo emptis* ad *saccos bladi* *ij s.* Et in *xxxvj ulnis de canabo emptis* ad *x pondera xj clauos lane grosse* *v s. iiij d.* In *filo ad idem empto* *j d.* In *eadem lana saccanda et ponderanda* *x d.* In *stipendio j haywardi per annum* *iiij s.* Summa *xlix s. ix d. ob.*

Trituratio. In *xx quarteriis frumenti tritrandis et ventilandis* ad *tascham* *iiij s. ix d. pro quolibet sextario* *ix d. et operarii tritruuerunt xliiij quarteria.* In *c xvj quarteriis orde tritrandis et ventilandis* ad *tascham* *xij s. j d. pro quolibet sextario* *v d. et operarii tritruuerunt c viij quarteria.* In *xlvj quarteriis auene tritrandis et ventilandis* ad *tascham* *ij s. x d. ob. pro quolibet sextario* *iiij d. et operarii tritruauerunt c lxij quarteria.* Summa *xvijj s. viij d. ob.*

[*Expensa*] *Autumpnalia.* In *dcccc alleciis emptis* ad *ij precarias autumpni* de *cc lxxvij hominibus cum custodibus bladi metentibus* *c viij acras per perticam* *ij s. iiij d.* Summa *iiij s. iiij d.*

Expensa forinseca. In *ij vaccis emptis* *xvijj s. viij d. ob. vn de j vacca emebatur* *pro vij s. v d.* Et *j vacca emebatur* *pro iiij s. j d. ob.* In *j quarterio j bussello salis emptis* ad *salsandum* *xxvijj bacones* *ij s. iiij d.* In *lardario faciendo* *ix d.* In *xlvj pellibus pilandis* *iiij d. ob.* In

elemosinis domini electi per preceptum suum factis a x^a die aprilis usque ad septimum diem Julii videlicet per iiij^{xx} viij dies xj s. quolibet die j d. ob. In liberatione seruientis per annum lx s. x d. In expensis senescalli per j talliam xvj d. Summa iiij li. xv s. iij d. Summa tocius expense x li. xij s. ij d. ob.

Liberatio. In liberatis domino W. de brich' thesaurario Wulueseie per j talliam xxj li. xvj s. In liberatis eidem et domino W. de Insula sibi ex parte domini Regis associato per aliam talliam c xij li. xix s. iiij d. Summa vtriusque liberate c xxxv li. xv s. iiij d. Summa tocius liberate et expense c xlvi li. viij s. vj d. ob. Et sunt super dominum Electum pro xij quarteriis auene Liberatis Johanni le grant xxxvj s. Et sunt super eundem dominum electum pro xxix Gallinis liberatis philippo emptori suo ij s. v d. Et sic quietus est.

Exitus grangie. frumentum. Idem Reddunt compotum de lxx quarteriis ij bussellis de toto exitu frumenti vnde In semine de lxxij acris per perticam In Danstonfurlong xv quarteria In suprauenditis liiij quarteria ij busselli.

Curallum. Idem Reddunt compotum de v quarteriis de toto exitu curalli vnde In suprauenditis totum.

Ordeum. Idem Reddunt compotum de cc lvij quarteriis j bussello de toto exitu ordeij vnde In semine c xxvij acrarum per perticam In haselforlong'. Et In langelong' et In serelond' lxxij quarteria. In liberatis j caretario j messario ij carucariis per annum xxvj quarteria per viij septimanas quilibet percipit quarterium In liberata j daye a festo sancti michaelis usque ad purificationem beate marie dimidium quarterium. In liberata eiusdem daye a purificatione usque ad festum sancti michaelis iij quarteria ij busselli. In porcis et porcellis sustinendis In hyeme ij quarteria. In mercede j herciatoris ad sementem auene et ordeij dimidium quarterium. In iij precariis autumpnalibus de cc lxxvij hominibus cum custodibus bladi metentibus c viij acras per perticam frumenti ordeij et auene iij quarteria. In suprauenditis clvij quarteria dimidium ij busselli.

Auena. Idem Reddunt compotum de cc lxxij quarteriis de toto exitu auene vnde in semine de c lxxij acris per perticam in brockely et lonforlong' et In hamme c ij quarteria. In prebenda ij equorum caretariorum per annum xij quarteria. In prebenda viij affrorum a natiuitate domini usque ad festum sancti Johannis ante portam latinam ix quarteria dimidium quia tractauerunt multum ad herciam tempore sementis ordeij. In xxxvj bobus sustinendis per estimationem Garbarum a natiuitate domini usque ad festum sancti Johannis ante portam latinam xxj quarteria dimidium quia diu arauerunt ad sementem ordeij et habuerunt duram terram. In prebenda equorum domini senescalli per suos aduen-

tos per j talliam dimidium quarterium. In suprauenditis c xvij quarteria dimidium et eque.

veschie. Idem Reddunt compotum de j quarterio de toto exitu veschiarum quia equi caretarii pascebant fructus vnus acre vnde In semine iij acrarum per perticam vj busselli. In suprauenditis iij busselli.

Instaurum. Equi. Idem Reddunt compotum de ij equis caretariis remanentibus anno preterito. Et Remanent ij equi caretarii.

Affri. Idem Reddunt compotum de viij affris remanentibus anno preterito. Et Remanent viij affri.

Boues. Idem Reddunt compotum de xxxix bobus remanentibus anno preterito. Et de iij adiunctis. Summa xliij vnde In viuis venditis vij. Summa vij. Et Remanent xxxvj.

Taurus. Idem Reddunt compotum de j tauro remanente anno preterito. Et Remanet j taurus.

Vacce. Idem Reddunt compotum de xxj vaccis remanentibus anno preterito. Et de ij adiunctis. Et de iij supra emptis. Summa xxvj vnde In suprauenditis iij vacce. Summa iij. Et Remanent xxij vacce.

Bouetti. Idem Reddunt compotum de vj bouettis remanentibus anno preterito bouiculis vnde In adiunctis bobus iij. In adiunctis vaccis ij. Summa vj. Et nichil Remanet.

Bouiculi. Idem Reddunt compotum de vij bouiculis remanentibus anno preterito annalibus vnde In morina j. Et Remanent vj bouiculi vnde iij masculi.

Annales. Idem Reddunt compotum de xj annalibus remanentibus anno preterito vitulis vnde In morina j. Et Remanent x annales vnde viij fuerunt masculi.

Vituli. Idem Reddunt compotum de xiiij vitulis prouentis ex predictis vaccis hoc anno quia vj vacce fuerunt steriles et iij vendebantur ante vitulationem et iij emebantur sine vitulis vnde In decima j. In suprauenditis iij quia fuerunt debiles et tarde vitulantes. Summa iij. Et Remanent x vituli.

Multones. Idem Reddunt compotum de cccc lxxvij multonibus remanentibus anni preteriti. Et de c lxxvj adiunctis. Summa dc liiij vnde In suprauenditis in festo sancti martini xxxiiij. In morina ante tonsionem xvij. In morina post tonsionem vj. Summa lvij. Et Remanent d iij^{xx} xvij multones.

Oues matrices. Idem Reddunt compotum de dcc iij^{xx} ij ouibus matricibus remanentibus anno preterito. Et de c iij^{xx} adiunctis. Et de j cumelingo. Summa dccc lxij vnde In suprauenditis In festo lxxv. In morina ante partum v. In morina post partum et ante tonsionem xij. In morina post tonsionem vij. Summa c. Et Remanent dccc lxij sues [sic] matrices.

Hoggastri. Idem Reddunt compotum de ccc lxvij hoggastris Reman-

entibus anno *preterito* agnis *vnde* In *morina* ante *tonsionem* xj. In *adiunctis* *multonibus* c lxxvj. In *adiunctis* *ouibus* *matricibus* c *iiij*^{xx}. *Summa* ccc lxxij *hoggetti*. Et *nichil* *Remanet*.

Agni. *Idem* *Reddunt compotum* de dc lxxij agnis *prouentis* ex *predictis* *matribus* hoc anno *quia* xxj *fuerunt* *steriles* et ix *fecerunt* *aborsum* *vnde* In *decima* lxxij. In *consuetudine* j *prepositi* ij *bercariorum* j *fabri* *iiij*. In *morina* ante *separacionem* cc vij *post* *separacionem* et ante *tonsionem* x. In *morina* *post* *tonsionem* xix. In *viuis* *venditis* xij *sero* *natis*. *Summa* ccc xx. Et *Remanent* ccc liij *agni*.

Lana grossa. *Idem* *Reddunt compotum* de md xvij *velleribus* *lane* *grosse* *vnde* In *decima* [c lj]. *Summa* c lj. In *consuetudine* ij *bercario- rum* j *daye* ij. *Summa* c liij *uellera*. In *suprauentitis* mccc lxiiij *vellera* *que* *fecerunt* x *vellera* [sic] xj *clavos*.

Lana agnina. *Idem* *Reddunt compotum* de ccc *iiij*^{xx} v *velleribus* *lane* *agnine* *vnde* In *suprauentitis* *omnia* *que* *fecerunt* xvj *pettras*.

Porci. *Idem* *Reddunt compotum* de ij *verribus* *remanentibus* anno *preterito* *vnde* In *suprauentitis* j *verres*. Et *Remanet* j *verres*.

Sues. *Idem* *Reddunt compotum* de *iiij* *suibus* *remanentibus* anno *preterito*. Et de v *adiunctis*. *Summa* ix *vnde* In *occisis* *ad* *lardarium* v. *Summa* v. Et *Remanent* *iiij* *sues*.

Porci. *Idem* *Reddunt compotum* de xxx *porcis* *masculis* *remanentibus* anno *preterito*. Et de xvj *adiunctis*. *Summa* xlvj *vnde* In *occisis* *ad* *lardarium* xxij. *Summa* xxij. Et *Remanent* xxij *porci* *masculi*.

Hoggetti. *Idem* *Reddunt compotum* de xxj *hoggettis* *remanentibus* anno *preterito* *porcellis* *vnde* In *adiunctis* *suibus* v. In *adiunctis* *masculis* [xvj]. *Summa* xxj. Et *nichil* *Remanet*.

Porcelli. *Idem* *Reddunt compotum* de xxxvij *porcellis* *porcellatis* ex *predictis* *suibus* hoc anno *quia* j *sus* *nichil* *porcellauit* *vnde* In *decima* *iiij* In *morina* x. *Summa* xij. Et *Remanent* xxv *vnde* x *fuerunt* *porcellati* *mense* *marcii*. Et ix *fuerunt* *porcellati* *mense* *Julii* et vj *fuerunt* *modo* *lactantes*. Et *sciendum* *quod* xix *sunt* *masculi*.

Caseus yemalis. *Idem* *Reddunt compotum* de xxiiij *caseis* *factis* In *yeme* *vnde* In *suprauentitis* *omnes* *qui* *fecerunt* vj *clauos*.

Caseus estiuais. *Idem* *Reddunt compotum* de xxij *caseis* *factis* ante *ablacionem*. Et de c *iiij*^{xx} xvij *caseis* *factis* hoc anno *qui* *Inceperunt* *feri* xvij^o *die* *Kalendas* *mai* et *desierunt* *die* *sancti* *michaelis* *vtroque* *die* *computato* *quia* *fecerunt* *binos* *caseos* *per* xxix *dies*. *Summa* cc xx *casei* *vnde* In *decima* xxij In *consuetudine* j *prepositi* j *bercarii* j *fabri* j *daye* *iiij*. In *suprauentitis* c *iiij*^{xx} xiiij *casei* *qui* *fecerunt* xvj *pondera* *dimidium*. Et hoc anno tam *parum* *propter* *tempus* *pluuiosum* *in* *estate* *et* *propter* *morinam* *agnorum*.

Galline. *Idem* *Reddunt compotum* de c xxv *Gallinis* de *consuetudine* de *cheriseto* *vnde* In *defectu* *terre* *Roberti* *stronge* *capte* In *dominicum*

iiij. In defectu terre Willelmi de curia capte In dominicum iiij. In defectu terre Roberti coya capte In dominicum iiij. In defectu terre coche tracte In dominicum iiij. In defectu terre Rogeri porcarii tracte In dominicum iiij. In defectu terre Ricardi vaccarii pro simili iiij. In defectu terre Roberti cawe pro simili iiij. In defectu terre Gunilde ij quia vidua est. In defectu terre agnete vidue ij quia vidua est. In defectu terre alani akerman ij quia viduarius. Summa xxxiiij. In suprauenditis iiij^{xx} xj Galline.

Corei. Idem Reddunt compotum de coreo j bouiculi mortui de morina. Et de coreo j annalis mortui de morina. Summa ij vnde In suprauenditis omnes.

Pelles grosse. Idem Reddunt compotum de xvij pellibus multonum mortuorum de morina ante tonsionem. Et de xvij pellibus ouium matricium mortuarum de morina ante tonsionem. Et de xj pellibus hoggastrorum mortuorum de morina ante tonsionem. Summa xlvj vnde In suprapellutis omnes.

Pelles [pellute]. Idem Reddunt compotum de xlvj pellibus pellutis vnde In suprauenditis omnes.

Pelles nude. Idem Reddunt compotum de vj pellibus multonum mortuorum de morina post tonsionem. Et de vij pellibus ouium matricium mortuarum post tonsionem. Summa xiiij vnde In suprauenditis omnes.

Pelles agnine. Idem Reddunt compotum de cc vij pellibus agnorum mortuorum de morina ante separacionem. Et de x pellibus mortuorum de morina post separacionem et ante tonsionem. Et de xix pellibus mortuorum de morina post tonsionem. Summa cc xxxvj vnde In suprauenditis omnes.

Bacones. Idem Reddunt compotum de xxviij baconibus positis In lardarium hoc anno vnde In suprauenditis omnes.

Eschines. Idem Reddunt compotum de xxviij eschinis porcorum vnde In consuetudine j porcarii j. Et In suprauenditis xxviij.

Exitus. Idem Reddunt compotum de xxviij exitibus porcorum vnde In consuetudine j porcarii j. Et In suprauenditis xxviij.

Vnctum. Idem Reddunt compotum de vncto xxviij porcorum vnde In suprauendito totum qui fecit xj petras.

§§ 11. Custumal of Crawley, about 1280.

This enumeration of the customs due to the lord of Crawley from his tenants is taken from a fine large custumal, still unprinted, listing the customs, military and non-military, of the various manors and boroughs belonging to the bishopric of Winchester. The non-military customs were paid in kind, in money,

or in agricultural services. They were written down from the oral statements of jurors, sworn for the purpose. The names of the Crawley jurors, however, are not given.

The custumal, in the form we have it, was written in the early fifteenth century, as is evident from internal evidence. But it is based upon much earlier originals, at least in the case of the Crawley entry. The probable date is about 1280 when there was a voidance in the bishopric. The names in this custumal are found rather plentifully in the reeve's accounts¹ of the decade of 1280.

The most striking feature of the Crawley part of the custumal was the division of the manor into North and South Crawley. Each of these parts, separated presumably by the village street, was as different from one another as one manor was from another. In South Crawley the tenants were holders of virgates or half-virgates (except one who held two virgates), while in North Crawley the tenants held only about eleven acres (farthingland). In South Crawley the tenants did boon-work or other special tasks, while in the North they owed week-work. In the South they did the more interesting and less menial tasks, while in the North they did the heavier and more continuous labor, especially caring for the animals. In the South the tenants owed service with plows and beasts of burden, while in the North they owed hand labor. In fact, one would think that South Crawley was originally a community of free men, while North Crawley was originally a private estate of slaves.

Of course there were many conditions common to both North and South Crawley. All the customs mentioned came from unfree tenants: all were restricted in the matter of marrying off their children and in the sale of their beasts of burden. All apparently alike owed a heriot to their lord. Suit of court may have been obligatory on tenants regardless of their residence in the North or South.

There was a third division, really a part of South Crawley, called Wodecote. This was apparently the modern Northwood

¹ See particularly MS., P. R. O., Ecclesiastical Commission, Various, 159312 and 159313.

Park. At least three of the four tenants mentioned as resident there had been given lands carved out of the demesne, for which they paid money rents.

It is to be noted that the tenants are not called *Liberi*, *Consuetudinarii*, and *Cotarii*, as they are for instance in West Wycombe. They were all just holders of estates of such-and-such a size owing the customs indicated. Of course, there is no indication that the list of tenants is complete. A free tenant owing only a rent in money or in kind, but no services, might be omitted. Indeed Stephen Fromond was apparently such a tenant paying a pound of cummin each year for his holding, which was apparently an estate in South Crawley quite apart from the village group of houses. It is likely that he and the rector were the only freemen in the village organization, and both almost certainly from other parishes.

Not a little is said about commutation. Those in South Crawley, doing no week-work, paid money. This was conceivably in lieu of services already commuted. The men of Wodecote are stated to pay in lieu of all secular services. But this was simply on account of their holding demesne lands. Four others, however, each holding 10 acres, paid 2s. 6d., 2s. 9d., 3s., and 5s. to be free of such services. These are the clearest cases of commutation, all coming at the end of the document. They appear to have been added to the main body of the document at a later date. The Philip Hoyville mentioned was apparently seneschal to John of Pointoise about 1287-88. The exact dates of these commutations are quite uncertain, but they probably belong to the late thirteenth century.

Outside services were due, chiefly for carrying, for example, writs to Mardon and Overton, firewood and oats to Wolvesey (the bishop's seat in Winchester), wool and cheese to Winchester, Southampton, and Bittern, and building timbers from Mardon to Crawley. There was haying to be done at Wolvesey and apples to be gathered at Waltham.

CRAULEY ¹

Redditus Et Seruicia illius villate de Suth [Crawley].

Robertus At Mere tenet *dimidium virgatum terre dabit de redditu* Annuali iij s. ix d. ad iij^{or} terminos videlicet ad festum Sancti Michaelis xij d. Natalis domini xj d. ad Pascham xj d. ad festum Sancti Johannis Baptiste xj d. Item Adiuuabit ad falcandum spargendum et leuandum cum *communitate* tocius ville vj acras prati in prato de Wulueseia et adiuuabit cariare fenum de *predictis* vj acris In Curiam de Wulueseia et mullonem inde componere. Item inueniet iij dies precarios in Autumpno ad quamlibet precariam j hominem et habebit de domino j panem Meliorem obolatam leguminis et iij alecia ad principalem precariam panem legumen iij alecia et quartam seruisie. Et omnes Ministri tocius Curie habebunt pransum sicut *predicti precarii*. Item debet adiuuare cariare bladum domini per totum Autumpnum quando necesse fuerit si autem cariat per j diem integrum habebit ij garbas ad suum pastum de tali blado sicut cariant si per *dimidium* diem j garbam. debet esse *prepositus* Berebrutus Wodwardus Custos casei et votennarius. et quando si custos casei provideat se vt *tassa domini* sint bene ordinata. si Autem *prepositus* recipiet de domino ad stipendium per Annum v s. j agnum electum pariter et caseum. Item Robertus At Mere portabit breuia domini sicut Alii vicini sui videlicet Apud Merdonam vel Apud Ouertonam. debet ducere semel ad Wulueseiam j *quarterium* Auene si dominus fuerit ibidem. debet adiuuare facere xvj perticas de hagio circa parcum de Waltham cum *communitate* tocius ville. Item inueniet cum *communitate* tocius ville v homines ad colligendum mala in gardino de Waltham *quamdiu* fuerint ad colligendum et molendum et singulis eorum recipiet per diem x mala propter pransum. Item cariaabit semel j *carectatam* Buste contra Natalem domini apud Wulueseiam. Et omnes tenentes sicut Robertus At Mere nisi sint in seruicio domini debent Adiuuare cum equo et carecta ad ducendum fenum domini ad oues vbi fuerint empte. Ita quod possint ire et redire per j diem ad *custum proprium*. debent Ararare [sic] j acram sicut iacet in campo domini ad *precarium* vna cum sociis suis Iunctis [sic]. ad illum et singulis Carucarius. habebit de domino j d. Item Robertus At Mere herciabit ij acras Auene sicut iacent et seminabit et queret in granario domini cum *propriis* sactis et habebit x virgas choruli ad harnasium et omnis [sic] homines qui herciant habebunt spinas ad cooperiendum terram *predictam*. Item ducet faldam domini quando debet Amoueri videlicet v clates. Item inueniet j hominem ad oues

¹ MS., Br. M., Egerton 2418, Episcopatus Wintoniensis consuetudines, fols. 6-8. The manuscript bears the heading Consuetudinarius Maneriorum Episcopatus Wintoniensis.

domini lauandas et tondebit quamdiu fuerint ad lauandas et tondendas. Item debet adiuuare ad ducenda Fima domini semel in Anno videlicet infra festum Penthecoste et festum sancti Petri Aduincula. Et debet ducere in omnibus locis ita quod non vltra puthulle ad custum proprium. Item ducet fima de Barcario In campum Australem vbi domino placuerit vel Drakenorye ita quod non vltra limictes viridas. debet ducere lanam domini et caseum videlicet Wintoniam vel apud Hamptoniam vel apud Bitterne. Item si dominus voluerit edificare queret meremium in parco de Mardona ad custum proprium sed non prostrabunt Arbores si Robertus At Mere sit Decennarius respondebit cum tota decenna sua per Annum j marcam. Non potest maritare filium nec filiam nec vendere bouem nec equum suum absque licencia domini si ipsum equum Aut bouem aut pullum aut Animal nutteret.¹ Et dabit idem Animal domino si ipsum voluerit de precio vj d. minus quam Alibi vendere poterit. Item Robertus At Mere cum tota villa habebit bestias suas in herbagio domini et dabit Annuatim ad pannagium pro bestia de etate vj d. et de dimidia etate iij d. pro bouetto ij d. et pro vitulo j d. si ipsum vitulum intrat herbagium domini. Et soluet vnusquisque pannagium suum die sancti Martini eodem die recipiet herbagium vocatum Mede et erunt in eodem usque Penthecosten Die Penthecostes recipiet pasturam vocatam Hulde et habebit usque Natalem sancti Johannis Baptiste Die sancti Johannis Baptiste recipiet herbagium vocatum gore sed bestie² domini debent precedere et erunt in Eodem herbagio usque ad exaltacionem sancte Crucis die sancte Crucis intrabunt in stipulam post bestias domini et ibit in eadem pastura omnibus locis post animalia domini Excepta pastu[r]a ultra Puthulle et erunt in herbagio usque festum sancti Martini pro pannagio predicto. Item Rogerus At Mere dabit pannagium pro porcis suis videlicet pro porco j anni ij d. et dimidii anni j d. et pro porcello ob. si porci domini sint in persona bosci de Crauley porci Roberti Att Mere erunt in eodem bosco cum tota villa pro pannagio predicto. si porci Roberti At Mere sint in persona ante Festum sancti Michaelis extra villam de Crauly non dabit pannagium pro porcis suis nisi moram faciant in terra domini post festum sancti Martini. Item omnis [sic] tenentes sicut Robertus At Mere faciunt in estate mullonem de stramine remanenti in Curia. Item Robertus At Mere dabit herietum et vxor sua non emet terram suam post obitum viri sui. Et quando aliquis Wudredi³ de Crauly capit introitum terre sue non operabit pro terra sua ante falcationem prati de Wulueseia sed dabit redditum sicut Alii vicini sui. Johannes Att Putte tenet j virgatum terre et dimidiam. dabit de Redditu per annum xj s. iij d. Et idem seruicium sicut Robertus At Mere preter quod inueniet ad quamlibet

¹ For nutrieret.² For bestie.³ Probably for Hundredi.

precariam Autumpni iij homines ad tassum j hominem. Et ad fenum *cariandum* j hominem plus quam predictus Robertus At Mere et ad lauandum j hominem. Et [ad] *tondendum* ij homines. Willelmus Coche tenet j *virgatam terre et dabit viij s.* Et idem *seruicium* sicut Robertus At Mere *preter quod inueniet ad quamlibet precariam* Autumpni ij homines. Et ad suum *tondendum* ij homines plusquam predictus Robertus At Mere. Stephanus Baker tenet j *virgatam terre et dabit viij s.* Et idem *seruicium* sicut Willelmus Choche. Johannes Daud tenet *dimidiam virgatam terre et dabit iiij s.* Et idem *seruicium* sicut Robertus At Mere. Stephanus Clericus tenet *dimidiam virgatam terre et dabit iiij s.* Et idem *seruicium* sicut Robertus At Mere. Radulfus de Somburne tenet *dimidiam virgatam terre et dabit iiij s. et idem seruicium* sicut Robertus At Mere. Willelmus Gille tenet *dimidiam virgatam terre pro iiij s. et idem seruicium* sicut Robertus At Mere. Robertus Forister tenet ij *virgatas terre et dabit xvj s. et idem seruicium* sicut Robertus At Mere *preter quod inueniet iiij homines ad quamlibet precariam* Autumpni. Et *seminabit et herciabit viij acras auene.* Et ad lauandum j hominem. Et ad *tondendum* iiij homines. Walterus Thouckeffe tenet *dimidiam virgatam terre et dabit iiij s. et idem seruicium* sicut Robertus At Mere. Rogerus Gille tenet *dimidiam virgatam terre et dabit iiij s. et idem seruicium* sicut Robertus At Mere. Willelmus Beale tenet j *virgatam terre et dabit viij s. et idem seruicium* sicut Willelmus Choche. Johannes Gode tenet j *virgatam terre et dabit viij s.* Et idem *seruicium* sicut Willelmus Choche. Stephanus At Soler tenet j *virgatam terre et dabit viij s. et idem seruicium* sicut Willelmus Choche. Robertus Muryweder tenet *dimidiam virgatam terre et dabit iiij s. et idem seruicium* sicut Robertus At Mere. Daud Martyn' tenet *dimidiam virgatam terre et dabit iiij s. et idem seruicium* sicut Robertus At Mere. Thomas Carpynter tenet j *virgatam terre et dabit viij s. et idem seruicium* sicut Willelmus Choche. Ricardus de Aula tenet j *virgatam et dabit viij s. et idem seruicium* sicut Willelmus Choche. Rogerus Marday tenet *dimidiam virgatam terre et dabit iij s. ix d.* Et idem *seruicium* sicut Robertus At Mere. Robertus Bunde tenet j *virgatam terre et dabit vij s. ix d. et idem seruicium* sicut Willelmus Choche. Johannes Bele tenet *dimidiam virgatam terre et dabit iiij s. et idem seruicium* sicut Robertus At Mere. Willelmus Randulf' tenet *dimidiam virgatam terre et dabit iiij s. et idem seruicium* sicut Robertus At Mere. Robertus lange tenet j *virgatam terre et dabit vij s. vj d. et idem seruicium* sicut Willelmus Choche. Hugo Bele tenet j *virgatam terre et dabit viij s. et idem seruicium* sicut Willelmus Choche. Rogerus Sewyne tenet *dimidiam virgatam terre et dabit iiij s. et idem seruicium* sicut Robertus At Mere.

Summa denariorum de Suth [Crawley] vij li. xvij s. ij d.

*Memorandum quod Rector de Crawley habebit vj vaccas et j Taurum in pastura cum animalibus domini. Et lx oues matrices et j hurtardum cum ouibus domini ex consuetudine vel iiij^{xx} iiij oues et j hurtardum pro sex vaccis et Tauro cum ouibus domini ex convencionem vt patet Anno xxxvij^o Willelmi Wykham.*¹

Redditus et Seruicia de North' [Crawley]

Davidus Knyght' tenet j mesuagium et x acras terre faciendo pro eis qualibet septimana inter festum Sancti Michaelis Archangelii et gulam Augusti duo opera scilicet pro opere trituriendi ij bussellos frumenti v bussellos ordeii vel v bussellos ordeii yemalis vel ij bussellos pisarum vel ij bussellos vesciarum vel xij bussellos Auene et valet opus ob. q. Et si habeat equum herciabit j acram in quadragesima sicut iacet. Et recipiet pro herciatura sicut Robertus At Mere. Item metet qualibet die in Autumpno quamdiu durauerit dimidiam acram frumenti vel dimidiam acram ordeii vel dimidiam acram ordeii yemalis vel dimidiam acram pisarum vel dimidiam acram vesciarum vel acram Auene. debet colligere ligare tassare predictum bladum in campo glaniare si neccesse fuerit et mundare. Et habebit pro cuiuslibet dimidia acra j garbam de eodem blado crescenti super ipsam de quocunque eligere voluerit. debet eligere ligamen suum de blado longiore in dicta terra Excepto blado de Tuff' ad dictam garbam ligandam aut recipiet garbam per corream videlicet a planta pedis usque ad genua et post Autumpnum faciet qualibet die dimidium opus usque ad festum sancti Michaelis. si Autem Custodierit oues aut Alias bestias Aut si tenuerit carucam non operabit post Messonem. Item inueniet vj homines ad ij dies precarios messonis in Autumpno et habebit quilibet eorum pro dieta j panem meliorem ob. legumen ij Alecia et eodem onere recipiet comestum sicut Alii precarii. custodiet bestias vel oues vel porcos vel tenebit carucam. si autem custodi[e]rit oues Aut Alias bestias aut si custodierit porcos et tempestas in Autumpno euenerit opus illius dieti non computetur. si Autem tenuerit carucam per totum Annum et tempestas euenerit post festum sancti Michaelis ita quod non errare poterit operabit dimidium opus. Et habebit Arruram ad viij acras de caruca domini ad iiij^{or} terminos videlicet ad festum sancti Michaelis ij acras Pascha ij acras Natalem sancti Johannis Baptiste ij acras et ad Natalem domini ij acras. si Autem custodierit Multones Aut oues matrices habebit Arruram v acrarum de caruca domini ad iiij terminos. Et recipiet Arruram suam sicut caruce tenentur. debet colligere stipulam virgas ad clates wyxandas ad custum proprium et predictas stipulam et virgas cariaabit ad faldam et clates wixabit. Et habebit ramiculos quos eisdem

¹ This memorandum has been inserted after the rest had been written down. It records an agreement of 1393 or 1394.

virgis abscederit. Et si custodierit Multones habebit j vellus et j Agnum electum. Et si custodierit oues matrices habebit j vellus et j Agnum electum et j caseum. non potest maritare filium nec filiam nec vendere bouem nec equum suum si ipsum bouem aut equum a vitulo aut a pullo nutrierit absque licencia domini. Et dabit idem Auerium domino si ipsum voluerit de precio vj d. Minus quam Alibi vendere potuerit. dabit Schirichetum videlicet iij gallinas et j gallum. Wydyarius nec vidua non dabunt nisi dimidium churichetum et faciet sectam. si Autem Daudid Knyght' egrotauerit non calumpniabitur per xl dies de Aliquo labore. Item falcabit sparget pratum vocatum litelmede apud Wulueseiam cum participibus suis. si Autem custodierit porcos domini habebit v porcos cum porcis domini quietos et j porcellum de domino per Annum de primo exitu mense marcis et habebit bladum quod calcatum et remissum loco quo blado domini fuerit tassatum in campo per Autumpnum. Item habebit totum exitum vnius porci cum eskine. Et fugabit porcos ad personam quocunque dominus voluerit et eos in persona custodiet et recipiet bladum sicut Alii Ministri istius Curie. si Autem custodierit vaccas et Alias bestias habebit cum eis in pastura domini v bestias. Et dabit pro bestia ad festum sancti Martini secundum quantitatem etatum suarum. si Autem custodierit multones aut oues matrices habebit xxxj bidentes cum ouibus domini quietos de pastura. Et qualibet nocte fugabuntur ad faldam suam propriam. si fuerit in nullo officio non habebit nisi xxv bidentes euntes in communi pastura quietos et qualibet nocte fugabuntur ad faldam suam propriam. dabit herietum sicut Robertus At mere. Et pannagiabit porcos suos et pro Aliis bestiis et dominus si inueniet herbagium sicut Robertus predictus. Item inueniet hominem ad oues domini lauandas et tondebit quamdiu fuerunt ad lauandas et tondendas. Et quando Daudid obierit vxor sua non metet terram suam. Willelmus Wyte tenet et facit in omnibus sicut Daudidus Kyngt [sic]. Simon Koke tenet et facit in omnibus sicut predictus Daudidus. Ywon' Hewolfe tenet et facit in omnibus sicut predictus Daudid. Willelmus Cupper tenet et facit in omnibus sicut predictus Daudid. Johannes Carpenter tenet et facit in omnibus sicut predictus Daudidus. Johannes Packe tenet et facit in omnibus sicut predictus Daudid. Simon Kyngt' tenet et facit in omnibus sicut predictus Daudid. Johannes Neweman' tenet et facit in omnibus sicut predictus Daudid. Johannes Prust tenet et facit in omnibus sicut predictus Daudid. Robertus Carter tenet et facit in omnibus sicut predictus Daudid. Willelmus Wyndute tenet et facit in omnibus sicut predictus Daudid. Robertus Blackewyne tenet et facit in omnibus sicut predictus Daudidus. Alanus Kyngt' tenet et facit in omnibus sicut predictus Daudid. Johannes Elys tenet et facit in omnibus sicut predictus Daudid. Robertus Elis tenet et facit in omnibus sicut predictus Daudid. Johannes Martyn'

tenet *et* facit in omnibus sicut *predictus* David. Robertus Faber tenet j Cotagium *et* x acras terre ad faciendum per Annum *Ferramenta* ad iiij^{or} carucas. Et Dominus inueniet ad eas Ferrum *et* acerum cum necesse fuerit. Et habebit pro *predicto* opere j acram ordeï yemalis melioris sine composto vel acram ordeï quadragesimalis si nullus ordeï yemalis fuerit seminatum. Item habebit j equum quietum in pastura domini *et* j caseum. Et j Agnum electum. Non potest maritare filium nec filiam suam nec vendere bouem nec equum suum Magis quam *predictus* David. dabit pannagium pro porcis *et* pro Aliis bestiis suis sicut *predictus* David. Item dabit herietum sicut David. Et faciet iij dies precarios in Autumpno cum j homine. Et recipiet sicut Robertus At Mere. Inueniet hominem ad lauandum *et* tondebit quamdiu fuerit ad lauandum *et* tondebit. Item falcabit sparget *et* colliget fenum sicut Davidus. dabit chirichetum sicut David. queret Fenum domini cum j homine *et* equo si equum habuerit per vnam vicem vbi fuerit emptum. si Autem Culter Frangatur loco quo dicitur Schonke Aut vomer loco quo dicitur Pate emendet ad custum domini Episcopi. Et non ad custum proprium. Item Ferret ij equos caretarios cum Ferruris domini per totum Annum *et* semel in Anno omnis Affros. Thomas Melewarde tenet j Cotagium *et* x acras terre reddendo per Annum iiij s. ad iiij terminos. herciabit ij acras in quadragesima sine habuerit equum sine non. Et si habuerit equum herciabit ij acras in eadem seysona. dabit chirichetum sicut David lauabit *et* tondebit sicut Davidus falcabit sparget colliget fenum *et* cariabit. dabit pannagium *et* faciet precaria sicut Davidus. Item custodiet bestias vel multones vel oues matrices vel Agnum vel porcos sicut Davidus *et* omnia Alia seruicia sicut Davidus faciet Excepto quod non erit Carucarius nec operabit qualibet septimana inter festum sancti Michaelis *et* guglam Augusti sicut *predictus* David. Et si fuerit in Aliquo officio Allocabuntur ei per Annum ij s. viij d. de reddito suo. si Autem in nullo officio sit cariet Fima domini sicut Robertus At Mere. Willelmus Gilbertus tenet j Cotagium xvj acras terre reddendo per Annum iiij s. vj d. Et faciet in omnibus sicut Thomas Melwarde. Robertus Wetherhurde tenet *et* facit in omnibus sicut Willelmus Gilbert. Willelmus de Wodecote tenet j mesuagium *et* j virgatam terre reddendo per Annum ad iiij terminos x s. herciabit vj acras in quadragesima precium acre j d. ob. falcabit sparget *et* Colliget pratum. Et lauabit *et* tondebit oues. Cariabit Fenum. operabit inter guglam Augusti *et* festum sancti Michaelis sicut *predictus* David. dabit chirichetum herietum sicut David. non potest maritare filium nec filiam nec vendere equum nec bouem suum si ipsum tenuerit sicut Davidus. cariabit fenum *et* extrahiet fima sicut Robertus At Mere. cariabit j caretam busce apud Wulueseiam contra Natalem. Item ducet ibidem quarterium Auene si dominus Fuerit. Erit Wodewardus si dominus voluerit

et tunc erit quietus de omnibus seruiciis excepto toto redditu suo et faciet sectam. Robertus de Wodecote tenet j mesuagium et dimidiam virgatam terre reddendo per Annum v s. ad iiij terminos et faciet omnia Alia seruicia sicut predictus Willelmus excepto quod non herciabit nisi ij acras in quadragesima. Willelmus Wodecote tenet j mesuagium et j acram terre [reddendo] per Annum xij d. ad iiij terminos. falcabit sparget fenum in prato de Wulueseia cum participibus suis. dabit ij gallinas de chiricheto precium j galline j d. Et faciet ij precaria in Autumpno. Inueniet j hominem ad oues tondendas per ij dies. dabit pannagium pro porcis suis. dabit herietum et faciet sectam.

Philippus Hoyuille seneschalus Episcopi Wintoniensis Anno domini Johannis¹ Episcopi vj^{to} tradidit omnibus hominibus de Wodecote videlicet Willelmo filio Hugonis et Roberto de Wodecote et Willelmo de eadem et heredibus illorum xx acras terre de dominico Arpentis de Wedgarstun mensuratas per perticam domini Regis reddendo inde Annuatim pro omni seculari seruicio x s. ad iiij terminos. Matilda vidua tenet j mesuagium et ij acras terre reddendo per annum ij s. ad iiij terminos Et faciet omnia Alia seruicia sicut Willelmus de Wodecote. Daud Knigt' tenet j mesuagium et j acram terre reddendo per Annum xij d. ad iiij terminos Et dabit j gallum de Chirichetto et j diem precarium in Autumpno et faciet sectam. Robertus Choche tenet j mesuagium et ij acras terre reddendo per Annum ij s. ad iiij terminos et dabit pannagium pro porcis suis et pro Aliis bestiis et dabit herietum Et faciet sectam. Willelmus Rayson' tenet j Cotagium et x acras terre per Annum v s. ad iiij terminos. Inueniet j hominem ad oues tondendas per j diem et faciet precarium. Simon Cocks tenet x acras terre reddendo per Annum ij s. vj d. ad iiij terminos Et faciet sectam. Rogerus Faber recipiet A domino Aream ad componendum messuagium tempore Willelmi Wintersull' seneschalli Domini Episcopi inter Robertum At Mere et Johannem At Putte Et dat domino die sancti Michaelis singuli Anno ij d. Item Inueniet j hominem ad oues tondendas per j diem et faciet j diem precarium in Autumpno. Item idem Rogerus Faber tenet x acras terre Et dabit de redditu die sancti Michaelis ij s. vj d. pro omni seruicio seculari. Stephanus Palmere tenet j messuagium et x acras terre reddendo pro omni seculari seruicio die sancti Michaelis v s. Et faciet sectam. Johannes Carpentir tenet x acras terre reddendo die sancti Michaelis ij s. pro omni seruicio. Et faciet sectam. Willelmus Cupper tenet x acras terre reddendo die sancti Michaelis ij s. ix d. pro omni seruicio. Item Willelmus Cupper tenet voreacram reddendo Annuatim ij d.

¹ John of Gerveys, 1262-68, or John of Pointoise, 1282-1305.

§§ 12. Reeve's Account, 29 Sept., 1305—28 Sept., 1306.

The lord sold many things: pannage for hogs, agistment of cattle, pastures, right to fold sheep, cattle, sheep, wool, grain, cheese, butter, hides, cider, underwood, services, permission to remain outside of the manor, right to marry, and justice. The sale of oxen, recorded in this account, is notable. Apparently the older ones were being eliminated and some of the younger ones also. The gradation of prices is indicative of close market valuation — 4s. 3d., 5s., 5s. 6d., 6s., 6s. 8d., 7s., 7s. 6d., 9s. 9d., and 10 s.

The lord had 90 acres¹ of wheat in the field (furlong) called Drakenord, 129 acres of barley in the east part of Puthulle and in Langelond, and 142 acres of oats in the east part of Puthulle. The location of four other kinds of grain is not stated. Clearly the lord's demesne was in several places. It is stated that the lord did not sell pasture rights opposite Norhbury because the field was fallowed.

The Crawley court was made up of at least the hall, the chamber, the grange, the cow stable, and the poundfold, all apparently surrounded by a moat and perhaps also by a hedge. At least one of the walls of the chamber, and probably all of them, were made of stone.

One thousand herring were bought for 6s. 8d. for giving to 305 men and the officials of the court engaged in reaping all of the bishop's wheat and fifty (customary) acres of his barley and oats. This work was to be performed at the three boon-works of reaping the lord's wheat, reaping his barley, and reaping his oats. But the meaning is not that there were actually 305 tenants and so many officials, but that, on the occasion of these boon-works, the tenants, working themselves, also provided others to help. David Knight of North Crawley had been required, about 1280, to furnish six men for three boon-works.² Perhaps these workers included his wife and children.

That theft was a common risk in medieval Crawley is indicated by the frequent expenses incurred for the purchase of locks and

¹ These were apparently customary acres, half the size of the statutory acres.

² See above, §§ 11, p. 235.

the hiring of a special watchman to guard the grain lying in the fields at night.

CRAULE¹

Arreragium. Henricus Baret Ballivus et Nicholaus de Aula prepositus Reddunt compotum de iiij li. xix s. vj d. de Arreragio anni preteriti. Et in liberatis Domino S. de Farham thesaurario Wolueseie per j talliam totum. Et quieti sunt.

Redditus. Idem Reddunt compotum de lxj s. iiij d. de toto Redditu assiso ad Natalem domini. Et de lxj s. iiij d. ad Pascham. Et de lxj s. iiij d. ad festum Natalis sancti Johannis Baptiste. Et de iiij li. xvij s. vij d. ad festum sancti Michaelis. Summa xiiij li. xix d.

Acquietancie. In acquietancia j prepositi per annum v s. In acquietanciis vj carucariorum et j fabri per annum xvij s. viij d. cuiuslibet ij s. viij d. In acquietanciis ij Bercariorum per annum v s. iiij d. In acquietanciis viij operariorum operancium per duos dies in Ebdomada a festo Sancti Michaelis usque ad gulam Augusti et in autumpno quolibet die operabili xxj s. iiij d. cuiuslibet ij s. iiij d. et j vaccarii per annum ij s. viij d. In acquietancia j porcarii quasi per j terminum viij d. Summa liij s. viij d.

Defectus. In defectu terre Le stronge tracte in dominicum ij s. In defectu terre Willelmi de Curia tracte in dominicum per annum ij s. viij d. In defectu terre de Alebroke qui modo respondit apud merdonam v s. In defectu terre Roberti Couch' tracte in dominicum per annum ij s. viij d. In defectu terre Roberti Coye tracte in dominicum per annum ij s. viij d. In defectu terre Rogeri Le Porchir tracte in dominicum per annum ij s. viij d. In defectu terre Ricardi vaccarii tracte in dominicum per annum ij s. viij d. Summa xx s. iiij d. Summa acquietanciarum et defectuum lxxiiij s. Summa Reddituum Remanens x li. vij s. vij d.

Cyminum. Idem Reddunt compotum de j libra Cymini de Redditu Ricardi Fromond Et in liberata apud Wolueseiam.

Exitus manerii. Idem reddunt compotum de iiij s. j d. de pannagio porcorum hoc anno videlicet pro ix porcis superannatis j porco trium terminorum et lix porcellis separatim videlicet pro porco superannato ij d. pro porco iij terminorum j d. ob. et pro porcello separato ob. Et de xx d. de pannagio xx vitulorum ad festum sancti martini. Et de xxxj s. de xlix vaccis xvj Bouettis et xv Bouiculis de pannagio ad La hokeday videlicet pro vacca vj d. pro bouetto iij d. et pro bouiculo ij d. De ouibus inuentis in falda hominum vel villate vltra certum numerum xxv nichil

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159321. Most marginal notes are here omitted.

hoc anno. Et de xx d. de iiij^{xx} agnis separatis in pastura vsque festum Natalis sancti Johannis Baptiste. Et de iij s. ij d. de pastura vendita in bosco in yeme. Et de ij s. vj d. de pastura vendita ad equos in estate in bosco. De pastura de Puthulle nichil hoc anno pro multonibus domini. Et de viij s. de pastura de Trendly et Holyndane vendita hoc anno. De pastura de Drakenord nichil hoc anno quia seminata hoc anno. De pastura de Combforlange nichil quia seminata pisis. De pastura circa fossatum iuxta Norhbury nichil hoc anno quia campus Warectus. De pastura de Locforlange nichil hoc anno pro aueris domini. Et de ij s. de pastura deshret' vendita hoc anno. Et de lxx s. xj d. de xj bobus venditis vnde ij precium vtriusque iij s. iij d. ij precium vtriusque v s. j precium v s. vj d. j precium vj s. et j precium vj s. viij d. j precium vij s. j precium vij s. vj d. j precium ix s. ix d. et j precium x s. Et de ix s. vj d. de j tauro vendito. Et de xxxiij s. ij d. de vij vaccis ad festum sancti martini venditis vnde ij precium utriusque iij s. j precium iij s. vj d. j precium iij s. ij d. j precium v s. j precium vj s. j precium vj s. et j precium vj s. vj d. Et de x s. vj d. de iij bouethis venditis precium cuiuslibet iij s. vj d. Et de iij s. ij d. de iij vitulis venditis. Et de xij d. de iij agnis debilibus post tonsionem venditis. De Lana grossa nichil vel agnina nichil hic quia mictebatur apud Wolueseiam. Et de vij s. ij d. de Lana fracta vendita. De Caseo yemali nichil. Et de lxj s. viij d. q. de v ponderibus viij clauis et dimidio casei estiuatis venditis vnde iij pondera precium cuiuslibet xij s. et j pondus viij clavi et dimidius precium ponderis x s. vj d. Et de v s. viij d. ob. de xvj clavis Butiri venditis. Et de viij s. j d. de iij^{xx} xvij gallinis de cheriseto venditis. Et de xij d. de corio j affri de morina vendito. Et de xxj d. de corio j bouis de morina vendito. Et de iij s. ij d. de coriis et Carne ij Bouum de morina venditis. Et de xxvij s. de xxvj pellibus multonum xxxvj pellibus ouium matricium et xlvj pellibus hogastrorum de morina ante tonsionem venditis precium cuiuslibet iij d. Et de xij d. de vij pellibus multonum et xj pellibus ouium matricium de morina post tonsionem venditis in grosso. Et de xv s. iij d. ob. q. de cc xlv pellibus agnorum de morina ante separacionem venditis precium pellis ob. q. Et de xvj d. ob. de xxxiij pellibus agnorum de morina post separacionem et ante tonsionem venditis. Et de ij d. de vij pellibus agnorum de morina post tonsionem venditis. Et de x s. de j doleo cicere vendito. Et de ij s. de Ricardo Capell' pro operibus vj acrarum terre traditarum sibi et suis relaxatis. Et de xij d. de quodam curtillagio quod quondam fuit Rogeri Le Porchy locato hoc anno. Et de xij s. de xxxiij acris terre dominice locatis hoc anno que superius computantur in defectibus. Et de ij s. de quodam curtillagio quod quondam fuit Roberti Coche. Et de lxiiij s. vj d. de xxij acris subbosci venditis precium acre ij s. xj d. et iij d. plus in toto. Et de xj d. de j Cultro vendito. Summa xx li. x s. ij d.

Venditio super compotum. De Rebus venditis *super compotum* vij li. ij s. viij d. q. *Summa* vij li. ij s. viij d. q.

Recognitiones. Idem *Reddunt compotum* de vj d. de Roberto Le Pak' *pro annua recognitione.* Et de vj d. de Roberto Le Pottere *pro simili.* Et de iij d. de Johanne Le Walsch' *pro simili.* Et de iij d. de Rogero Elys *pro annua Recognitione* vt possit *seruire extra libertatem et sequi decennam suam et venire ad duos Laghedays.* Et de iij d. de Roberto Elys *pro simili.* *Summa* xxj d.

Item Recognitiones. Idem *reddunt compotum* de j cultro de *Recognitione* Roberti Coleman vt possit *morari et seruire extra libertatem et nihilominus sequi decennam suam et venire ad ij Laghedays et vendito superius.*

Recognitio Cere. Idem *reddunt compotum* de dimidia libra cere de Johanne Le Cartere *pro annua Recognitione* vt habeat *licentiam manendi alibi quam super terram domini.* Et debet *sequi decennam suam ad ij Laghedays per plegium Roberti Le Bunde et Roberti Meryweder.* Et liberatum apud Wolueseiam.

Venditio Bladi. Idem *Reddunt compotum* de xv li. ix s. j d. ob. de xlvj *quarteriis j bussello frumenti venditis vnde xlvj quarteria ij busselli precium quarterii vj s. viij d. et iiij quarteria vij busselli precium quarterii vij s.* Et de xxvj s. vj d. de v *quarteriis j bussello Curalli venditis precium quarterii v s. ij d.* Et de xvj d. de ij *bussellis Brotcorn venditis.* *Summa* xvj li. xvj s. xj d. ob.

Fines et maritagia. Idem *Reddunt compotum* de vj s. viij d. de Decena de Craule *pro thechingpenny ad hundredum sancti martini.* Et de vj s. viij d. *pro eodem ad hundredum de Hocke.* Et de ij s. de Johanne filio Johannis Nichole *Natiuo domini pro Alicia que fuit vxor Willelmi Le Cupere quoniam tenuit ad viduetatem habenda.* Et de ij s. de Nicholao atte Halle *pro Lucia filia Ricardi atte Halle marianda extra.* *Summa* xvij s. iiij d.

Perquisita. Idem *Reddunt compotum* de xxiiij s. vij d. de minutis *perquisitis Curie hoc anno.* *Summa* xxiiij s. vij d. *Summa vtriusque* xlvj s. xj d. *Summa tocus Recepte* lvij li. xij d. ob. q.

Custus Carucarum. In ferro et acero *emptis ad ferramentum* iiij *Carucarum per annum* ix s. In ij *vomeribus emptis* xvij d. In iiij *ferris pedilibus emptis* xvj d. In iij *paribus rotarum emptis* ad *Carucas* ix d. In j noua *Caruca facienda* iij d. In *meremio scapulando* ad *Carucas* ij d. ob. In *Carucis ferro ligandis* ij d. In *ferramentiis vj affrorum per annum* iij s. In *capistris de proprio pilo faciendis* j d. ob. In xvj *bobus emptis* ad *Carucas* vij li. iiij s. iij d. *vnde xij precium cuiuslibet* ix s. viij d. *et iiij precium cuiuslibet* vij s. iij d. plus in toto. In j *affro empto* ad *Carucam* v s. ij d. In *stipendiis* ij *Carucariorum fugatorum per annum* vj s. *Summa* viij li. xj s. viij d. ob. q.

Empcio Bladi. In xxix *quarteriis et dimidio bussello ordeï emptis ad liberatas famulis et ad semen* vj li. xiiij s. iij d. ob. *vnde x quarteria precium quarterii* iiij s. ix *quarteria dimidijs bussellus precium quarterii* iiij s. vj d. *et x quarteria precium quarterii* v s. iiij d. *scilicet j d. ob. q. plus in toto.* In xvij *quarteriis frumenti emptis precium quarterii* vj s. c ij s. In xxxviii *quarteriis Auene emptis precium quarterii* ij s. vj d. iiij li. xv s. In ij *quarteriis dimidio vesciarum precium quarterii* vj s. xv s. *Summa* xvij li. vj s. iij d.

Custus carectarum. In clutis clauis et vncto emptis ad Carectas per annum vj d. In vetere caretta *gropanda et emenda* iiij d. In *ferramento j equi Carectarii per annum* xij d. In *stipendio j Carectarii per annum* iiij s. In j sacco *empto* vj d. ob. In albo corio *empto* ad harnesium *Caret-tarum* vj d. *Summa* v s. x d. ob.

Custus Daerie. In Linea tela et Laneo panno emptis ad dayeriam hoc anno vj d. In iiij bussellis et dimidio salis emptis xij d. In *presura emptia* iiij d. In j colera *empta* j d. In ollis et patellis terrenis emptis ij d. ob. In vncto *empto* ad oues vngendas xlvij s. viij d. In *bercaria ouium matricium cooperienda et emenda* ad tascham cum parietibus dicte *Bercarie* emendis xxij d. In j porta *facienda* ad domum hogastrorum xj d. ob. q. In Crechis *faciendis* circa *Bercariam ouium matricium* ad tascham v s. In v crechiis emendis in dicta *Bercaria* astantibus per medium dicte *Bercarie* cum iiij truncis factis ad feruram et pro seruris cum clauibus ad dictos truncos pro tribus *Bercariis* ij s. vj d. In lvij cleiis *faciendis* ad faldam xxij d. In lxxij perticis fossati circa *Bercariam hogastrorum fodiendis* cum plantis ad idem colligendis ix s. pro pertica j d. ob. In j haya circa dictum fossatum *facienda* xvij d. In iiij vaccis emptis xxvij s. vj d. *vnde j precium* vij s. vj d. *et iiij precium cuiuslibet* vij s. In j hurtardo *empto* iiij s. ij d. In iiij^{xx} xiiij agnis emptis ante tonsionem lxxij s. j d. ob. *vnde x precium cuiuslibet* iiij d. ob. q. *et iiij^{xx} iiij precium cuiuslibet* x d. In lv agnis emptis post tonsionem lvij s. x d. *vnde xxvij precium cuiuslibet* xij d. *et xxxvij precium cuiuslibet* x d. In stipendio j *daye per annum* ij s. In feno *empto* ad instaurum c iiij s. ob. Et totum Remanet ad instaurum pro anno futuro. *Summa* xvij li. iiij s. ij d. q.

Custus domorum. In aula grangia et boueria cooperiendis et emendis iiij s. vj d. In j muro Lapideo in Camera ex parte Australi Aule emendo et *faciendo* vij d. In j muro Lapideo inter aulam et grangiam cooperi-endo et emendo xvij d. In xix perticis fossati fodiendis circa Curiam ij s. iiij d. ob. pro pertica j d. ob. In ij vertinellis emptis ad portam Pundfalde ij d. ob. In serura emenda ij d. In iiij acris clature proster-nendis pro haiis claudendis iiij s. In cicera *empta* pro doleo perim-plendo xxij d. ob. In iiij quarentenis et xv perticis haye claudendis circa nouum Copicum in bosco v s. x d. pro quarentena xvj d. *Summa* xxj s. ob.

Trituratio. In xlv *quarteriis* v *bussellis* *frumenti* *tritrandis* ad *tascham* vij d. q. *pro quarterio* *Raso* ij d. In *eisdem ventilandis* ix d. *pro x bussellis* q. In *xxiiij quarteriis dimidio orde* *tritrandis et ventilandis* ad *tascham* iij s. ob. q. *pro quarterio* *Raso* j d. ob. In v *quarteriis* vj *bussellis* *Auene tritrandis et ventilandis* ad *tascham* v d. ob. q. In iij *quarteriis* vj *bussellis* *pisarum et vesciarum tritrandis et ventilandis* vij d. ob. *pro quarterio* ij d. Et *residuum bladi triturbatur per opera.* In *vadiis* ij *garcionum existentium vltra triturationem* iij s. *per ij terminos.* *Summa* xvj s. vj d. q.

Custus Autumpnalis. In *blado sarclando vltra illud quod operarii sarclauerunt* vj s. In *M alleciis emptis* ad iij *precarias* in *autumpno* de *ccc v hominibus cum ministris Curie metentibus* iij^{xx} x *acras frumenti et l acras orde* et *Auene* sicut *iacent* vj s. iij d. In *stipendio* j *hominis custodientis bladum in campo per noctem et auxiliantis* *carcere* *Carectas* iij s. In *stipendio* j *messoris per annum* vj s. viij d. *Summa* xxj s. vj d.

Expense senescalli. In *expensis senescalli* ad ij *hundreda per annum* vj s. vij d. *Summa* vj s. vij d.

Expensa Forensica. In *donis datis familie domini Regis et Regine* ij s. viij d. *Summa* ij s. viij d. *Summa omnium Expensarum* xlvj li. xv s. ix d. q. Et *debet* x li. v s. iij d. ob.

Allocatio Liberata. In *allocatione prepositi pro xx quarteriis frumenti liberatis* ad *festum Intronizacionis domini* vj li. xiiij s. iij d.

Liberatio. In *Liberatis domino S. de Farham thesaurario Wolueseie per j talliam* xliij s. *Summa omnium Allocationum et Liberationum* xix li. vj s. iij d. Et sic *debent* de *Claro* xxix s. xj d. ob.

Exitus grangie. *Frumentum.*¹ *Idem Reddunt compotum* de *lxviij quarteriis* iij *bussellis* de *exitu frumenti* de *grangia* in *granario mensura Rasa* Et de *xviij quarteriis receptis* de *preposito* de *merdone.* *Summa* iij^{xx} v *quarteria* iij *busselli.* De *quibus* in *semine* de iij^{xx} x *acris* sicut *iacent* in *Campo de Drakenord'* xv *quarteria dimidium videlicet* in *acra* j *bussellus dimidius et j quarterium iij busselli* plus in *toto.* In *liberatis* j *messori per annum qui capit quarterium per viij septimanas* iij *quarteria* ij *busselli et capit residuum de ordeo inferius.* Et in *venditis* xlvj *quarteria* j *bussellus.* Et in *venditis super compotum* xx *quarteria dimidium pro* vj li. xvj s. viij d.

Curallum. *Idem reddunt compotum* de v *quarteriis* ij *bussellis* de *toto exitu* *Curalli mensura Rasa.* Et in *venditis* v *quarteria* j *bussellus.* Et in *venditis super compotum* j *bussellus pro* vij d. ob.

*Ordeum.*² *Idem reddunt compotum* de *xxxviij quarteriis dimidio* de *toto exitu orde* in *granario mensura Rasa.* Et de *xxix quar-*

¹ Marginal note: *Reddunt* [or *Respondent* de] i *quarterium* iij *bussellos* minus *semine quarto.*

² Marginal note: *Reddunt* viii *quarteria dimidium* minus *semine* [illegible; etc.].

teris dimidio bussello de empcis. Summa lxvij quarteria iiij busselli dimidius. De quibus in semine in c xxix acris sicut iacent in campo ex parte orientali de Puthulle et in La Langelond' xxxvj quarteria vj busselli sic capit acra ij bussellos j peccum plus in toto iiij busselli dimidius j peccum in Liberatione j Carectarii ij fugatorum per annum qui capiunt quarterium per viij septimanas xix quarteria dimidium. In liberatione j Daye a festo sancti michaelis usque festum Purificationis beate marie dimidium quarterium. In liberatione eiusdem a festo Purificationis usque festum sancti michaelis que capit quarterium per xij septimanas ij quarteria vj busselli et dimidius. In liberatione j herciatoris tempore vtriusque sementis vj busselli. In liberatione j custodis agnorum per ix septimanas in autumpno et ante j quarterium. In Liberatione j seruientis qui capit quarterium per viij septimanas per annum iiij quarteria ij busselli et capit residuum de frumento superius. In expensis iiij preciarum in autumpno iiij quarteria et debent fieri de quarterio c panes.

Auena. Idem reddunt compotum de xxviij quarteriis iiij bussellis de toto exitu Auene de grangia in granario mensura Rasa. Et de xv quarteriis datis bobus per estimationem in garbis. Et de xxxviij quarteriis receptis de preposito de Merдона. Et de iiij bussellis receptis de Brotcorn. Summa iiij^{xx} j quarteria et vj busselli. De quibus in semine de c xlii acris sicut iacent in campo ex parte orientali de Puthulle lx quarteria j bussellus in acra sicut iacet iiij busselli dimidium et ij quarteria plus in toto. In prebenda vj affrorum a festo Natalis Domini vsque La Hokkeday v quarteria j bussellus. In prebenda bouum per estimationem in garbis xv quarteria. In prebenda j equi caretarii per annum j quarterium dimidium.

Pise. Idem reddunt compotum de iiij quarteriis ij bussellis de toto exitu pisarum de grangia in granario mensura Rasa. Et in semine totum.

Vescie. Idem reddunt compotum de iiij bussellis de toto exitu vesciarum de grangia in granario mensura Rasa. Et de ij quarteriis dimidio receptis de empcis de preposito de Merdone. Summa iiij quarteria Et in semine totum.

Brotcorn. Idem reddunt compotum de vij bussellis Brotcorn. De quibus in datis porcis ij busselli. In mixtis cum Auena ad prebendum equorum iiij busselli. Et in venditis ij busselli.

Instaurum. Equi Carettarii. Idem reddunt compotum de j equo caretario Remanente anno preterito. Et Remanet j equus [sic] Carettarius.

Affri. Idem reddunt compotum de vj affris Remanentibus anno preterito. Et de j de empto. Summa vij. De quibus in morina j. Et Remanent vj affri.

Boues. Idem reddunt compotum de xxx bobus remanentibus anno

preterito. Et de xvj de emptis. Summa xlvj. De quibus in morina iij. In venditis xj. Summa xiiij. Et Remanent xxxij.

Taurus. Idem reddunt compotum de j tauro remanente anno *preterito*. In vendito j. Et nihil Remanet.

Vacce. Idem reddunt compotum de xij vaccis remanentibus anno *preterito*. Et de j adiuncta. Et de j prouenta de Herietto Alani Le Knyght post vitulationem. Et de j prouenta de estrakura. Et de iij de empcis post vitulationem. Summa xx. De quibus in venditis ante vitulationem vij. Et Remanent xij.

Bouetti. Idem reddunt compotum de iij bouettis remanentibus anno *preterito* bouiculis. De quibus in adiunctis vaccis j. In venditis iij. Summa iij. Et nihil Remanet.

[Ann]ales. Idem Reddunt compotum de iij annalibus remanentibus anno *preterito* vitulis. Et Remanent iij Annales vnde ij masculi.

Vituli. Idem reddunt compotum de iij vitulis de exitu dictarum vaccarum quia iij steriles. De quibus in decima pro anno *preterito* et anno presente j. In venditis iij. Et nihil Remanet.

Multones. Idem reddunt compotum de cc iij^{xx} vj multonibus remanentibus anno *preterito*. Et de iij^{xx} xix adiunctis. Summa ccc iij^{xx} v. De quibus in morina ante tonsionem xxvj. Et post tonsionem vij. Et Remanent ccc lij multones.

Hurtardi. Idem Reddunt compotum de x hurtardis Remanentibus anno *preterito*. Et de j de empco post tonsionem. Et Remanent xj hurtardi.

Oues matrices. Idem reddunt compotum de d xxvj ouibus matricibus remanentibus anno *preterito*. Et de c j adiunctis de instauero. Summa dc xxvj. De quibus in morina ante Agnilationem xxj post Agnilationem et ante tonsionem xv. Et post tonsionem xj. Summa xlvij. Et Remanent d iij^{xx} oues matrices.

Hogastri. Idem Reddunt compotum de cc vj hogastris remanentibus anno *preterito* Agnis. Et de xl receptis de preposito de Merдона ante tonsionem. Summa cc xlvj. De quibus in morina ante tonsionem xlvj. In adiunctis multonibus iij^{xx} xix et cum ouibus matricibus c j. Et nihil Remanet.

Agni. Idem reddunt compotum de ccc iij^{xx} xvij agnis de exitu dictarum ouium matricium quia c vij fuerunt steriles et abortiue. Et de iij^{xx} iij emptis de preposito de Weregraue ante tonsionem. Et de x de emptis ante tonsionem. Et de lxx de emptis post tonsionem. Summa d lvij. De quibus in morina ante separacionem cc lxxij. In decima xij. In morina post separacionem et ante tonsionem xxij. In morina post tonsionem vij. In venditis iij post tonsionem. In consuetudine j prepositi ij Bercariorum j fabri iij. Et in venditis super compotum x agni pro v s. Summa ccc xxxij. Et Remanent cc xxv.

Porci. Idem reddunt compotum de x porcis receptis de preposito de Twyford vnde j sus. Et de xx porcis receptis de Henrico Baret proventis de emptis apud Pridye. Summa xxx. De quibus in missis apud Merdonam x vnde j sus. Et Remanent xx porci.

Porcelli. Idem reddunt compotum de v porcellis de exitu j suis. Et in missis apud merdonam omnis cum sue. Et nihil Remanet.

Lana grossa. Idem reddunt compotum de cc lx velleribus multonum x velleribus hurtardorum cccc iiij^{xx} x velleribus ouium matricium cc hogastrorum prouentorum ad tonsionem hoc anno. Summa dcccc lx. De quibus in decima iiij^{xx} xvj. In consuetudine ij Bercariorum j daye iiij. Summa iiij^{xx} xix. In missis apud Wolueseiam dccc lx vellera que fecerunt v pondera dimidium ij clavos. Et in vendito super compotum j pro iiij d. ob. q.

Lana Fracta. Idem Reddunt compotum de vj clavis j libra de Lana fracta. Et in venditis totum.

Lana Agnina. Idem reddunt compotum de c iiij^{xx} j velleribus agnorum prouentorum ad tonsionem hoc anno. In missis apud Wolueseiam omnia que fecerunt ix clavos.

De Caseo yemali nihil.

Caseus estualis. Idem reddunt compotum¹ de c lxx caseis factis hoc anno qui inceperunt fieri ydus aprilis et desierunt fieri die Sancti michaelis utroque die computato. De quibus in decima xvij. In consuetudine j prepositi j Bercarij j Fabri et j daye iiij. Summa xxj. Et in venditis c xlix qui fecerunt v pondera viij clavos dimidium.

Butirum. Idem reddunt compotum de xvij clavis butiri de exitu dayerie hoc anno. Et in venditis totum.

Galline. Idem reddunt compotum de c xxv gallinis prouentis de Chersetto.² De quibus in defectu terre Le Stronge tracte in dominicum iiij. In defectu terre Willelmi de Curia iiij. In defectu Curtilagii Roberti Coche iiij. In defectu terre Le Swon pro eodem iiij. In defectu terre Ricardi vaccarii iiij. In defectu terre Ricardi Knaue pro eodem iiij. In defectu terre Eme Martyn quia vidua ij. In defectu terre Buwolf pro eodem ij. Summa xxvij. Et in venditis iiij^{xx} xvij.

Coria. Idem reddunt compotum de j corio affri iiij coriis bouum de morina. In venditis omnia.

Pelles grosse. Idem reddunt compotum de xxvj pellibus multonum xxxvj pellibus ouium matricium xlvj pellibus hogastrorum de morina ante tonsionem. Summa c ix. Et in venditis omnis.

Pelles nude. Idem reddunt compotum de vij pellibus multonum xj

¹ Marginal note: Vacca Reddit de ij s. vj d. oues de j d. ob. et hoc propter maximam siccitatem in estate hoc anno iiij d. minus in toto.

² Marginal note: Memorandum quod preceptum est preposito quod emat iiij Aucas et j Ancerem v gallinas et j gallum quia onerabitur de exitu in anno futuro.

pellibus ouium matricium de morina post tonsionem. Summa xviiij. Et in venditis omnis.

Pelles Agnine. Idem reddunt compotum de cc lxxij pellibus agnorum de morina ante separacionem. De quibus in decima xxvij. Et in venditis cc xlv. Et de xxij pellibus agnorum de morina post separacionem et ante tonsionem et vij post tonsionem. Summa xxx. Et in venditis omnis.

Cicera. Idem reddunt compotum de j doleo Cicere remanente anno preterito. Et de j de exitu gardini hoc anno. Summa ij. In vendito j. Et Remanet j doleum.

Vtensilia. Idem reddunt compotum de j cacabo j olla enea j pocinet' j patella j lauacro cum pelue j serura remanentibus anno preterito. Et Remanent hec omnia.

Caretta. Et de j caretta remanente anno preterito. Et Remanet j caretta.

§§ 13. Reeve's Account, 29 Sept., 1306—28 Sept., 1307.

This account is of great value because of its detail. We are told, to give but one illustration of the detail, that certain men paid annually for the privilege of serving beyond the liberty of Crawley, with the understanding that they follow their tithing at the two law-days; that is, that they be present at the tourns of Hock and St. Martin. Five paid in money, one in wax, and one a plow. The sums or values paid were 3d., 6d., and 12d. We are not told whether these people were older sons who were destined by the custom of Crawley not to inherit their father's holding, or whether they were themselves tenants who, for the time being, were arranging to have someone else perform their service and look after their holdings. Probably the former is the explanation, particularly in the case of the larger sums paid.

There seems to be a clear case here of an outsider, William Bonde of Niwenton, paying a composition or fine for marrying an heiress and for having her messuage and virgate. A large sum was exacted, 20s., or the price of two good oxen.

There were sheepfolds for ewes, wethers, and hogasters. These had buildings with walls and roofs and were provided with cribs. Oil, quicksilver, and copperas were purchased for smearing the sheep, doubtless as a preventative of murrain. The price paid was 54s. 5d., almost the price (61s. 5d.) of 59 ewes sold this year.

The lord sowed 431 (customary) acres of grain in five different 'fields,' or furlongs as we should perhaps say. All but 20 acres of peas are stated to be 'as they lie,' that is, to be in half (statutory) acre strips. But this arable demesne, being in only five furlongs, could not have been scattered all over the village. In Putteshulle, 176 acres of oats were sown; in Drakenore, 117 acres of barley and 20 acres of vetches; and in Combforlange and opposite Northbery, 98 acres of wheat. Apparently, at this time, the lord used certain large furlongs exclusively or largely for himself, passing them on in rotation to the tenants in subsequent years. Trendlye and Holindane were not the lord's this year, to be used either as pasture or as arable, because they belonged to the men of the manor and were sowed with grain. The word pasture seems to have had at least two meanings here, permanent pasture as in the case of Schoret or Shert, and fallow pasture as in the case of Lokforlang and all, or almost all, other furlongs.

One wey (pondus) of wool was sold 'to a certain merchant' this year. The lactage of cows and sheep, apparently the right to milk them, was sold for 12s. 10d. Cider of both last year and this year was sold. Here as elsewhere it is stated that certain articles, such as fowl and cider, were sold on account (*super compotum*), which we take to mean entered on a separate account because the items were small and individually unimportant. One entry has 36s. 9½d. 'from things sold on account.' There is no indication of a charge or future payment.

In connection with the lord's gifts to his boon-workers it is stated that one quarter, apparently, of barley ought to make 100 loaves of bread. Clearly either the loaves were very large or very heavy.

It is recorded that 6s. 8d. were paid to the taxers and collectors of the thirtieth. This was a subsidy imposed by parliament in 1306 to be collected 2 February—3 November, 1307. It was due only in the country, the towns being liable to a twentieth. It was an actual thirtieth of the movable property possessed by both peasants and lords, by both poor and rich. Such exemptions as were allowed, for armor, jewelry, clothing, and plate, would affect Crawley but little. The assessors of the shire were to appoint

twelve residents of each hundred who, together with four men and the reeve of each manor, were to assess the tax.¹ Apparently the reeve of Crawley collected the tax and then handed it over to the officials above named, whether of the hundred or the shire is not stated.

CRAULEE²

Compotus eiusdem Manerii.

Arreragium. Ricardus Wodelok' Ballivus et Nicholaus de Aula prepositus reddunt compotum de xxix s. xj d. ob. de arreragio anni preteriti. In liberatis domino Symoni de Farham Thesaurario Wolueseie per j talliam totum et quieti sunt.

Redditus assisus. Idem reddunt compotum de lxj s. iiij d. de toto Redditu assiso ad Natalem domini. Et de lxj s. iiij d. ad Pascham. Et de lxj s. iiij d. ad festum Natalis sancti Johannis Baptiste. Et de iiij li. xvij s. vij d. ad festum sancti michaelis. Summa xiiij li. xix d.

Acquietancie. In acquietancia j prepositi v s. In acquietanciis vj Carucariorum et j Fabri per annum xvij s. viij d. cuilibet ij s. viij d. In acquietanciis ij bercariorum per annum v s. iiij d. In acquietanciis viij operariorum operancium per ij dies in ebdomada a festo sancti michaelis usque Gulam Augusti et in Autumpno quolibet die operabili xxj s. iiij d. cuilibet ij s. iiij d. In acquietancia j porcarii fere per dimidium annum xv d. In acquietancia j vaccarii per annum ij s. viij d. Summa liiij s. iij d.

Defectus. In defectu terre le Stronge tracte in dominicum ij s. In defectu terre Willelmi de Curia pro eodem per annum ij s. viij d. In defectu terre Alebrok' qui modo respondit apud Merdonam v s. In defectu terre Roberti Couche tracte in dominicum per annum ij s. viij d. In defectu terre Roberti Caye pro eodem ij s. viij d. In defectu terre Rogeri le Porchir pro eodem per annum ij s. viij d. In defectu terre Ricardi vaccarii pro eodem per annum ij s. viij d. Summa xx s. iiij d. Summa acquietanciarum et defectus lxxiiij s. vij d. Summa Redditus Remanens x li. vij s.

Ciminum. Idem reddunt compotum de j libra Cimini de Redditu Ricardi Fromond'. Et in liberata apud Wolueseiam.

Exitus manerii. Idem reddunt compotum de xxiiij d. ob. de pannagio porcorum ad festum sancti martini videlicet pro v Porcis superannatis j trium terminorum et xxiiij porcellis separatim scilicet pro Porco superannato ij d. Et pro Porco iij terminorum j d. ob. et pro Porcello separato ob. Et de iiij d. de Pannagio iiij vitulorum. Et de xxv s. ij d. de xlvi

¹ *Rotuli Parliamentarum*, vol. I (1767), pp. 269-270.

² MS. P. R. O., Ecclesiastical Commission, Various, 159322.

vaccis vj Bouettis Et iiij bouiculis de pannagio de la Hok' videlicet pro vacca vj d. pro Bouetto iiij d. et pro Bouicido ij d. [De o]uib[us] inuentis in F[alda] . . . [nihil]¹ quia non excedebant numerum xxv. Et de xxj d. de iiij^{xx} iiij Agnis separatis in Pastura [usque]¹ festum Natalis . . .¹ De Pastura in bosco vendita in yeme nihil hoc anno. Et de ix s. viij d. de Pastura vendita ad equos in estate in Bosco videlicet ad xiiij equos pro equo viij d. De Pastura de Puthulle nihil hoc anno pro multonibus domini. De Pastura de Trendlye et holindane nihil hoc anno quia seminabatur et est terra hominum ville. De Pastura de Drakenore nihil quia seminabatur cum ordeo. De Pastura de Combforlang' nihil hoc anno quia seminabatur frumento domini. Et de viij d. de Pastura circa Fossatum iuxta Northbury vendita. De Pastura de Lokforlang' nihil hoc anno pro aueris domini. Et de ij s. de Pastura de Schoret vendita hoc anno. Et de lix s. de viij bobus venditis vnde j precium v s. vj d. et j precium vj s. et j precium vj s. vj d. et ij precium vtriusque viij s. iiij d. et j precium viij s. vj d. et j precium ix s. et j precium vij s. Et de xlj s. ij d. de viij vaccis venditis vnde ij precium utriusque iiij s. et j precium v s. et j precium iiij s. vj d. et ij precium vtriusque v s. vj d. et j precium v s. viij d. et j precium vij s. Et de ij s. de ij vitulis venditis. Et de lxx s. ix d. de liiij multonibus in termino Sancti martini venditis precium cuiuslibet xv d. ob. Et de lxj s. v d. ob. de lix ouibus matricibus in Termino Sancti Martini venditis precium cuiuslibet xij d. ob. Et de xxv s. de l agnis venditis. Et de vj s. x d. de ij Porcis venditis. Et de vj s. iiij d. ob. de iiij clavis vj libris lane fracte venditis. De caseo yemali hoc anno nihil. Et de lxx s. de vj ponderibus dimidio casei estualis venditis precium ponderis x s. Et de vj s. viij d. de xix clauis Butiri venditis. Et de xxj s. de lxxij pellibus grossis de morina ante tonsionem venditis precium pellis iiij d. Et de xvj d. de iiij pellibus multonum x pellibus ouium matricium de morina post tonsionem venditis in grosso. Et de vj s. iiij d. de lxxvj pellibus agnorum de morina ante separationem venditis. Et de j d. de vij pellibus Agnorum de morina post tonsionem venditis. Et de xj s. iiij d. de iiij^{xx} x gallinis venditis precium Galline j d. ob. Et de iiij d. de c ouis venditis. Et de xj s. de j doleo cisere vendito quia debilis sine vase. Et de ij s. de Ricardo cappellano pro operibus vj acrarum terre traducte sibi et suis relaxate. Et de xij d. de quodam Curtillagio quod quondam fuit Rogeri le Porchir locato hoc anno. Et de xij s. de xxiiij acris terre dominici locate hoc anno quia superius computatur in defectu. Et de ij s. de quodam Curtillagio quod quondam fuit Roberti Couch'. Et de xl s. de iiij^{xx} vij roffris venditis in Bosco hoc anno. Et de xvij s. iiij d. de vj acris dimidia et quarta parte vnius acre subbosci venditis precium acre ij s. vj d. ob. et ob. q. plus in toto. Et de xij d. de j Cultro de annua recogni-

¹ Manuscript torn.

tionem vendito. Et de xj s. de iij affris venditis unde ij *precium cuiuslibet* iij s. et j *precium* iij s. *Summa* xxvj li. ij s. iij d. ob.

Venditio Super Compotum. Et de xxxvj s. ix d. ob. q. de rebus venditis *super Compotum.* *Summa* xxxvj s. ix d. ob. q.

Annua Recognitio. *Idem reddunt compotum* de vj d. de Roberto Pak' *pro annua recognitione.* Et de vj d. de Roberto le Porck *pro simili.* Et de iij d. de Johanne le Wolsche *pro simili.* Et de iij d. de Rogero Elys *pro simili* vt possit *seruire extra libertatem et sequi decennam suam et venire ad duas laghedays.* Et de iij d. de Roberto Elys *pro eodem.* *Summa* xxj d.

Item Recognitio. *Idem reddunt compotum* de j Cultro de *recognitione* Roberti Coleman vt possit *morari et seruire extra libertatem et nihilominus sequi decennam suam et venire ad duas laghedays et [in] vendito superius.*

Recognitio Cere. *Idem reddunt compotum* de dimidia libra Cere de Johanne le Cartere *pro annua recognitione* vt habeat *licenciam manendi alibi quam super terram domini et debet sequi decennam suam et duos lagedays per plegium* Roberti le Bonde et Roberti Meriweder. Et *liberata* apud Woluesiam.

Venditio Bladi. Frumentum. *Idem reddunt compotum* de iij li. ix s. iij d. de xvj *quarteriis frumenti venditis* unde ij *quarteria precium quarterii* v s. et xiii *quarteria precium quarterii* v s. viij d. Curallum. *Idem reddunt compotum* de viij s. de ij *quarteriis* Curalli venditis. Pise. *Idem reddunt compotum* de xvij s. ij d. ob. de iij *quarteriis* v *bussellis* dimidio *Pisarum venditis* *precium quarterii* iij s. viij d. Vescie. *Idem reddunt compotum* de xvij s. vj d. de iij *quarteriis* vj *bussellis* *vesciarum venditis* *precium quarterii* iij s. viij d. *Summa* vj li. xij s. ob.

Fines et maritagia cum Tethingpenny. *Idem reddunt compotum* de vj s. viij d. de Decenna de Craule *pro teghinga ad hundredum sancti martini.* Et de vj s. viij d. *pro eodem* ad hundredum de Hocke. Et de xx s. de Willemo Bonde de Niwenton' *pro Alicia la Lang' et pro j mesuagio et j virgata terre sue habendis.* Et de ij s. de Stephano le Baker' *pro Dionisia filia sua maritanda extra.* *Summa* xxv s. iij d.

Perquisita. *Idem reddunt compotum* de xxj s. iij d. de minutis *perquisitis* Curie hoc anno. *Summa* xxj s. iij d. *Summa* vtriusque lvj s. viij d. *Summa* Tocius *Recepte* xlvij li. xvj s. vij d. ob. q.

Custus carucarum. In Ferro et acero emptis ad *ferramentum* iij Carucarum *per annum* x s. iij d. In ij *vomeribus emptis* ij s. In iij *ferris pedalibus emptis* cum clavis ad idem xv d. In iij *paribus rotarum* ad Carucas emptis xvj d. In ij *novis Carucis faciendis* vj d. In ferro j *caruce ligando* j d. In *ferramentis* vj *affrorum* *per annum* iij s. vj d. In *precariis* vij *Carucariorum arancium* vij *acras* ad *sementem yemalem et quadragesimalem* vij d. In *Capistris proprio pilo faciendis* j d. In iij

bobus emptis ad Carucas xxix s. j d. q. vnde ij *precium* vtriusque ix s. ob. et j *precium* xj s. q. In ij *affris emptis* xix s. ix d. In *stipendiis* ij Carucariorum per annum viij s. In xij jugis emptis x d. In iiij *carectatis foragii emptis* ad sustentacionem bouum viij s. ij d. *Summa* iiij li. v s. vj d. q.

Empcio Bladi. In iiij *quarteriis* v *bussellis* dimidio ordeï emptis xvij s. ix d. *precium quarterii* iiij s. *Summa* xvij s. ix d.

Custus *carectarum*. In Clutis clauis et vncto emptis ad Carectas viij s. In *carectis* groppandis et emendis clauis emptis ad idem et *carectis* emendis de Carpentario xix d. In *ferramentis* ij *equorum* *Carectariorum* per annum ij s. vj d. In *stipendio* j *carectarii* per annum iiij s. In albo Corio ad *harnesium* empto iiij d. In ij *carectillis* de proprio *meremio faciendis* viij d. In j *Potto faciundo* ad *fima extrahenda* iiij d. In j *Carecta emptia* xvij s. vj d. q. In j *pari tractarum* empto iiij d. ob. *Summa* xxix s. j d. ob. q.

Custus *Daerie*. In Linea tela et laneo Panno emptis ad *Daeriam* vj d. In vij *bussellis* salis emptis xxj d. In *pressura emptia* iiij d. In ollis et patellis terrenis emptis ad *daeriam* iiij d. In vncto viuo argento et cope-rose emptis ad bidentes vngendas liiij s. v d. In *parietibus* *bercarie* *hogastrorum* emendis xij d. In *Crechis faciendis* in eadem *bercaria* ad *Tascham* iiij s. In *bercariis* *multonum* et *ouium* *matricium* *cooperiendis* et emendis per loca ad *Tascham* xxj d. In j *interclause* de nouo *faciend'* in *bercaria* *multonum* xij d. In *vtensiliis* *Daerie* emendis et j *patella enea* emenda ix d. In iiij *vaccis emptis* xxiiij s. iiij d. vnde j *precium* viij s. iiij d. j *precium* viij s. iiij d. et j *precium* viij s. x d. In ij *suibus* cum v *porcellis emptis* viij s. vj d. In j *ancere* et iiij *aucis emptis* xx d. In v *gal-
linis* et j *gallo emptis* viij s. ob. In xj *caponibus emptis* *precepto domini* iiij s. xj d. In *stipendio* j *Daye* per annum ij s. In feno empto ad *sus-
tentationem* *Bidentium* videlicet xj *mullonibus* feni lj s. Et remanet in-
tegra litera in Bertona ad *Instaurum* pro anno futuro. In xxv *cleiis* de
propris *virgis faciendis* viij d. *Summa* vij li. xvij s. vj d. ob.

Custus *domorum*. In *grangia* ordeï *discooperta* *Watulanda* viij d. In *grangia frumenti* et dicta *grangia* ordeï *cooperiendis* per loca ij s. x d. In j *buketto* *aquatico* ad *puteum* empto iiij d. q. In j *Picoso* empto iiij d. In j *besca* *ferranda* j d. In iiij *quarentenis* et v *perticis* *haye* *claudendis* circa *copicum* in Bosco iiij s. vij d. ob. pro *quarentena* xiiij d. In j *serura* cum *clauē* *empta* ad *hostium* *granarii* v d. *Summa* viij s. ij d. ob. q.

Trituratio. In xix *quarteriis* *frumenti* *tritrandis* ad *Tascham* iiij s. iiij d. ob. pro *quarterio* de viij *bussellis* *Rasis* ij d. In *eisdem* *ventandis* iiij d. ob. q. In vij *quarteriis* *dimidio* ordeï *tritrandis* et *ventandis* ad *Tascham* xj d. q. In ij *cribris* *emptis* iiij d. In *vadio* *Roberti* de Bern-
cestr' *Berebretti* *existentis* *vltra* *triturationem* et pro *Blado* *ventando*
v s. j d. ob. per *talliam*. *Summa* x s.

Custus Autumpni. In Blado sarclando vltra illud quod operarii sarclauerunt vj s. In m alleciis emptis ad iij precarias Autumpnales de ccc ij hominibus cum ministris Curie metentibus iiij^{xx} xvij acras frumentum xxxij acras auene et xxiiij acras Pisarum et vesciarum sicut iacent v s. x d. In stipendio j hominis custodientis Bladum in campis per noctem et auxiliantis Carcare Carectas iij s. In stipendio j messoris per annum vj s. viij d. In vadio Johannis le Kyng' existentis apud Craule per xxvij dies Autumpnales iij s. vj d. per talliam. Summa xxv s.¹

Expense Senescalli et Balliui. In expensis R. de Bereford' tenentis Turnum sancti martini iij s. v d. per talliam. In expensis Ricardi Wade-loke . . . [per]² suos aduentus x s. j d. Summa xij s. vj d.

Expense Forinsice. In solutis Taxatoribus [?] et collectoribus xxx^e vj s. viij d. Summa vj s. viij d. Summa Omnium Expensarum xvij li. xiiij s. v d. q. Et debent xxxli. ij s. ij d. ob.

liberatio. In liberatis domino Symoni de Farham Thesaurario Woluesie per j talliam xvij li. Et sic debent de Claro xij li. ij s. ij d. ob.

Exitus grangie. Frumentum.² Idem reddunt compotum de xxxviij quarteriis de toto exitu frumenti mensura rasa. De quibus in semine super iiij^{xx} xvij acras sicut iacent in Campo de Combforlange et iuxta Northbery xvij quarteria vij busselli scilicet in a[cra]³ j bussellus dimidium sed iij busselli plus in toto. In liberatis j messori per annum iij quarteria ij busselli et capit residuum de ordeo inferius et capit quarterium per v[iij]³ septimanas. Et in venditis xvj quarteria.

Curallum. Idem reddunt Compotum de ij quarteriis Curalli de toto exitu³ [Et] in venditis Totum.

Ordeum. Idem reddunt compotum de lvij quarteriis dimidio de toto exitu ord[ei de gr]³ angia in Granario. E[t de]³ iiij quarteriis v bussellis dimidio de empcone. Summa lxij quarteria j bussellus dimidius. De quibus in semine super c xvij acras sicut iacent in Campo de Drake-nore ex parte Orientali de Puthulle xxxiiij quarteria j bussellus scilicet in acra ij busselli j peccum set vj busselli j pekum minus in toto. In liberatione j Carectarii ij Fugatorum per annum qui capiunt quarterium per x septimanas xv quarteria iiij busselli dimidius. In liberatione j Daye a Festo sancti michaelis vsque Festum Purificationis beate marie dimidium quarterium. In liberatione eiusdem a Festo Purificationis vsque Festum sancti michaelis que capit quarterium per xij septimanas ij quarteria vj busselli dimidius. In liberatione j herciatoris ad vtramque semen[tem] vj busselli. In liberatione j Custodis Hogastrorum Agno-

¹ The manuscript is torn and wrinkled from here on for several lines.

² Marginal note on frumentum, other notes being omitted here: *Respondent de i quarterio ii bussellis plus semine altero et dimidio.*

³ Torn off.

rum per annum qui capit quarterium per x septimanas v quarteria j bussellus dimidius. In liberatione j haiwardi per annum qui capit quarterium per viij septimanas iij quarteria ij busselli et capit residuum de frumento superius. In Expensis iij preciarum iij quarteria. Et debent fieri de quarterio c panes. Summa lxiij quarteria j bussellus dimidius.

Auene. Iidem reddunt Compotum de lxxix quarteriis de toto exitu auenarum mensura rasa. Et de xij quarteriis per estimationem datis bobus in Garbis. Summa iiij^{xx} xj quarteria. De quibus in semine super c lxxvj acras sicut iacent in Campo de Putteshulle ex parte Orientali de Puthulle lxxvj quarteria j bussellus scilicet in acra iij busselli sed j bussellus plus in toto. In prebenda vj affrorum a Festo Natalis domini vsque Hockeday v quarteria dimidium. In prebenda bouium per estimationem in garbis xij quarteria. In prebenda ij equorum Carectariorum per annum iiij quarteria vj busselli. In prebenda equorum domini Radulphi de Bereford j bussellus. In prebenda equorum Ballivi per suos aduentus dimidium quarterium. In Farina facta ad Potagium famulorum ij quarteria. Summa iiij^{xx} xj quarteria.

Pise. Iidem reddunt compotum de viij quarteriis ij bussellis dimidio de toto exitu Pisarum mensura rasa. De quibus in semine super xx acras in Campo de Gerdelond' iiij quarteria v busselli scilicet in acra ij busselli sed ij busselli minus in Toto. Et in venditis iij quarteria v busselli dimidius.

Vescie. Iidem reddunt Compotum de viij quarteriis ij bussellis de toto exitu vesciarum mensura rasa. Et de j quarterio dato ouibus in siliquis. Summa ix quarteria ij busselli. De quibus in semine super xx acras sicut iacent in Campo de Drakenore iiij quarteria dimidium scilicet in acra ij busselli sed dimidium quarterium minus in Toto. In Datis ouibus matricibus in yeme in siliquis j quarterium. Summa vj quarteria dimidium. Et in venditis iij quarteria vj busselli.

Instaurum. Equi Carectarii. Iidem reddunt compotum de j equo Carectario remanente anno preterito. Et de j de empto. Summa ij. Et remanent ij equi Carectarii.

Affri. Iidem reddunt compotum de vj affris Remanentibus anno preterito. Et de ij de emptis. Summa viij. De quibus in venditis iij. Summa iij. Et remanent v affri.

Boues. Iidem reddunt compotum de xxxij bobus Remanentibus anno preterito. Et de iij de emptis. Summa xxxv. De quibus in venditis viij. Summa viij. Et remanent xxvij Boues.

Vacce. Iidem reddunt compotum de xij vaccis remanentibus anno preterito. Et de iij de Emptis vnde j ante vitulationem et ij post vitulationem. Summa xvj. De quibus in venditis viij ante vitulationem. Summa viij. Et remanent viij vacce.

Bouiculi. Iidem reddunt compotum de iij bouiculis Remanentibus

anno preterito annalibus. Et remanent iij bouiculi vnde ij masculi.¹ De annalibus nihil quia anno preterito non remanent vituli.

Vituli. Idem reddunt compotum de vj vitulis de exitu dictarum vaccarum. De quibus in Decima nihil hoc anno. Et in venditis ij. Et remanent iiij vituli.

Multones. Idem reddunt Compotum de ccc lij multonibus Remanentibus anno preterito. Et de c viij adiunctis. Summa cccc lx. De quibus in morina xvij ante tonsionem. Et post tonsionem iiij. Et in venditis ante Tonsionem liiij. Summa lxxvj. Et remanent ccc iiij^{xx} iiij multones.

Hurtardi. Idem reddunt Compotum de xj hurtardis remanentibus anno preterito. Et remanent xj hurtardi.

Oues matrices. Idem reddunt compotum de d iiij^{xx} ouibus matricibus Remanentibus anno preterito. Et de iiij^{xx} xvj adiunctis. Summa dc lxxvj. De quibus in morina ante Agnilationem xxj. Et post Agnilationem et ante Tonsionem iij. Et post tonsionem x. In venditis in termino sancti martini lix. Summa iiij^{xx} xij. Et remanentibus d iiij^{xx} iij oves matrices.

Hogastri. Idem reddunt compotum de cc xxv hogastris remanentibus anno preterito Agnis. De quibus in morina ante Tonsionem xxj. In adiunctis cum multonibus c viij. Et cum ouibus matricibus iiij^{xx} xvj. Summa cc xxv. Et nihil remanet.

Agni. Idem reddunt Compotum de cccc xxix Agnis de exitu dictarum ouium matricium quia lxj fuerunt steriles et x fecerunt aborsum. Et de lxj receptis de Rectore ecclesie de Chibolton' ante tonsionem. Et de x de dono ante tonsionem. Summa d. De quibus in morina ante separacionem iiij^{xx} iiij. In Decima xxxiiij. In morina post separacionem et ante tonsionem xj. Et post tonsionem vij. In Consuetudine j prepositi ij bercariorum et j fabri ante tonsionem iiij. In venditis preposito de Merewell' l ante tonsionem. Summa c iiij^{xx} x. Et remanent ccc x Agni.

Porci. Idem reddunt compotum de xx Porcis remanentibus anno preterito. De quibus in liberatis ad Expensas domini apud Wytteneye xvij. In venditis ij. Summa xx. Et nihil remanet.

Sues. Idem reddunt compotum de ij suis de emptis. Et remanent ij sues.

Porcelli. Idem reddunt Compotum de xvj porcellis de exitu dictarum suum. Et de v de emptis cum j sue. Summa xxj. De quibus in Decima j. In Consuetudine j Porcarii nihil quia non fuit ibi Porcarius nisi per paruam tempus. Et remanent xx Porcelli.

Lana grossa. Idem reddunt compotum de cc iiij^{xx} velleribus multonum. Et de xj velleribus Hurtardorum cccc iiij^{xx} xvij velleribus ouium matricium. Et de cc iiij velleribus Hogastrorum prouentorum ad Tonsionem. Summa dcccc iiij^{xx} xij vellera. De quibus in decima iiij^{xx} xix.

¹ Corrected from masculi.

In Consuetudine ij bercariorum et j Daye iij. In liberatis cuidem mercatori precepto domini c xxvij qui fecerunt j pondus. In venditis preposito xxxvij que fecerunt vij clauos. Summa cclxvij. In missis apud Wolueseiam dcc xxv vellera que fecerunt iij pondera xxij clauos dimidium. Et in venditis super compotum xxxvij vellera pro xvij s. v d.

Lana fracta. Iidem reddunt compotum de iij clavis vj libris lane fracte ad tonsionem prouentis. Et in venditis totum.

Lana Agnina. Iidem reddunt compotum de ccc xvij velleribus Agninis ad tonsionem prouentis. Et in missis apud Wolueseiam omnia que fecerunt xxij clauos ij libras.

Caseus estiuallis. Iidem reddunt compotum de c lxxij caseis factis hoc anno ex dictis ouibus matricibus et vaccis qui Inceperunt fieri Die Lune proximo ante Festum Sanctorum Tiburti et Valerii et desierunt fieri die Sancti michaelis vtroque die Computato. De quibus in Decima xvij. In Consuetudine bercarii j prepositi j Fabri et j Daye iij. Summa xxj. Et in venditis c lij qui fecerunt vj pondera xiiij clauos.

De Caseo yemali nihil hoc anno.

De lactagio vendito computato xij s. x d. vt vacce et oues respondentur supra.

Butirum. Iidem reddunt compotum de xix clavis Butiri de toto exitu Daerie. Et in vendito Totum.

De corio nihil.

Pelles grosse. Idem reddunt compotum de xvij pellibus multonum xiiij pellibus ouium matricium et xxj pellibus Hogastrorum de morina ante Tonsionem. Summa lxij. Et in venditis omnes.

Pelles Nude. Iidem reddunt compotum de iij pellibus multonum x pellibus ouium matricium de morina post Tonsionem. Summa xiiij. Et in venditis omnes.

Pelles Agnine. Iidem reddunt compotum de iij^{xx} iij pellibus Agnorum de morina ante separationem. De quibus in decima viij. Et in venditis lxxvj. Et de xj pellibus post separationem et ante Tonsionem. Et de vij post Tonsionem. Summa xvij. Et in venditis omnes. Et in venditis super Compotum xj pelles pro xj d.

Auce. Iidem reddunt compotum de iij aucis et j ancere de emptis. Et de x de exitu. Summa xv. De quibus in decima j. Et in venditis super Compotum ix auce pro iij s. Et remanent v Auce vnde j ancer.

Galline. Iidem reddunt compotum de v gallinis et j gallo de emptis. Et de c xxv gallinis prouentis de cheriseto. Summa c xxxj. De quibus in defectu terre le stronge tracte in dominicum iij. In defectu terre Willemi de Curia pro simili iij. In defectu terre Roberti Coche pro simili iij. In defectu terre le Swon pro simili iij. In defectu terre Ricardi Vaccarii pro simili iij. In defectu terre Ricardi Knaue pro simili iij. In defectu terre Emme Martyn quia vidua ij. In defectu terre Bewolfe pro

eodem ij. In defectu terre Petronille Elys quia vidua ij. In defectu terre Wyndout quia vidua ij. In defectu terre Alicie le Knight quia vidua ij. Summa xxxiiij. In venditis iiij^{xx} x. Et in venditis super Compotum j pro j d. ob. Et remanent v galline et j gallus.

Capones. Iidem reddunt compotum de xx caponibus factis hoc anno de Pulcinis. Et de xv de emptis. Summa xxxv. Et remanent.

Pulcini. Iidem reddunt compotum de xx pulcinis de exitu gallinarum hoc anno. In Caponibus factis superius omnes. Et nihil remanet.

Oua. Iidem reddunt compotum de cc ouis de exitu gallinarum. Et in venditis infra c. Et in venditis super Compotum c oua pro iiij d.

Cisera. Idem reddunt compotum de j doleo Cisere Remanente anno preterito. Et de xxxv lagenis factis hoc anno. In vendito j doleum. Et in venditis super Compotum xxxv lagene pro ij s. ij d. q.

Vtensilia. Iidem reddunt compotum de j Cacabo j olla enea j pocinet' j patella j lauacro cum pelue j securi de remanentibus et j picoso empto hoc anno et de j doleo de Remanente. Et remanent hec omnia.

Caretta. Iidem reddunt compotum de j Caretta ferrata Remanente anno preterito. Et remanet j Caretta ferrata.

§§ 14. Reeve's Account, 29 Sept., 1307—28 Sept., 1308.

This is a badly written and irregular account with unusual abbreviations, but of value as a continuation of the two previous ones, particularly in the matter of the use of fields and furlongs.

The cost of iron was very high this year, leading to unusual expenditures for the repair of plows. The reeve of Crawley was worked rather hard in being required to send (perhaps personally to deliver) pigs to the bishop's palace at Farnham and chickens to his residence at Marwell, and to convey a tun of wine from Winchester to Northampton. For these services, however, he received allowances.

In the business of the manor it was necessary to castrate twenty-four young cocks for the bishop's table, and, for his purse, to sell an ox that was old and almost dead.

To the lord's servants (famuli) were given a mixture of a little wheat and a lot of barley. These servants were the hayward, two drovers, a dairymaid, a harrower, a plowman, and the keeper of the hogs and lambs. Cheeses were given to the reeve, the shepherd, the smith, and the dairymaid. The distinction between the famuli and the ministri (who helped reap and bind the grain) is not made clear.

CRAULEE¹

Arreragium. Ricardus Wodelok Ballivus et David Martyn prepositus Reddunt compotum de xij li. ij s. ij d. ob. de Arreragio Anni preteriti. Et In liberatis Domino Symoni de Farham thesaurario Wolueseie per vnam talliam totum. Et quieti sunt.

Redditus. Iidem Reddunt compotum de lxx s. iiij d. de toto Redditu assiso ad Natalem. Et de lxx s. iiij d. ad Pascham. Et de lxx s. iiij d. ad festum Natalis sancti Johannis Baptiste. Et de iiij li. xvij s. vij d. ad festum sancti michaelis. Summa xiiij li. xix d.

Aquietancie. In aquietancia j prepositi per annum v s. In acquietanciis iiij carucariorum et j fabri per annum xij s. iiij d. cuilibet ij s. viij d. In aquietanciis ij bercariorum per annum v s. iiij d. In aquietanciis x operariorum operancium per ij dies in ebdomada a festo sancti michaelis usque Gulam Augusti et in Autumpno quolibet die operabili xxvj s. viij d. cuilibet ij s. viij d. In aquietancia j porcarii per annum ij s. viij d. In acquietancia j vaccarii per annum ij s. viij d. Summa lv s. viij d.

Defectus. In defectu terre Le Stronge tracte in dominicum ij s. In defectu terre Willelmi de Curia pro eodem per annum ij s. viij d. In defectu terre de Alebroc qui modo respondit apud Merdonam v s. In defectu terre Roberti Coche tracte in dominicum per annum ij s. viij d. In defectu terre Roberti Coxe pro eodem ij s. viij d. In defectu terre Rogeri Le Porcher pro eodem per annum ij s. viij d. In defectu terre Ricardi vaccarii pro eodem per annum ij s. viij d. Summa xx s. iiij d. Summa Aquietanciarum et defectuum lxxvj s. Summa Redditus remanentis x li. v s. vij d.

Ciminum. Iidem reddunt compotum de j libra Cymini de Redditu R' Fromond. Et liberata apud Wolueseiam.

Recognitiones. Iidem reddunt compotum de vj d. de Roberto Pake pro annua recognitione. Et de vj d. de Roberto Pottere pro simili. Et de iiij d. de Johanne Walsche pro simili. Et de iiij d. de Rogero Elys pro simili ut possit servire extra libertatem et sequi decennam suam et venire ad duos Laghedayes. Et de iiij d. de Roberto Elys pro simili. Et de vj d. de Roberto Sewyne Natiuo domini ut possit morari vbi voluerit et venire ad ij laghedaes per plegium Roberti le Bonde et Johannis Tryg'. Summa ij s. iiij d.

Item recognitio. Et de j cultro de Recognitione Roberti Coleman ut possit morari et servire extra libertatem et nihilominus sequi decennam suam et venire ad ij Laghedaes. In vendito inferius.

Cera. Et de dimidia libra cere de Johanne le Cartere pro annua recognitione ut habeat licentiam manendi alibi quam super terram domini

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159323.

et debet sequi decennam suam ad duos Laghedaes per plegium Roberti le Bond et Roberti murieweder. Et liberata apud Wolueseiam.

Exitus manerii. Iidem reddunt compotum de iij s. ij d. ob. de pannagio porcorum ad festum sancti martini videlicet pro porco superannato ij d. pro porco trium terminorum j d. ob. pro porco dimidii anni j d. et pro porcello separato ob. Et de xvij d. de pannagio c viij vitulorum. Et de xxiiij s. ix d. de xlv vaccis ij bouettis et x bouiculis de pannagio ad La Hockeday videlicet pro vacca vj d. pro bouetto iij d. et pro bouiculo ij d. De ouibus inuentis in falda hominum ville nihil hoc anno quia non excedebant numerum xxv. Et de ij s. iiij d. ob. q. de c xiiij Agnis separatim in pastura domini usque festum sancti Johannis Baptiste pro agno q. De pastura yemali vendita in bosco nihil hoc anno. Et de iiij s. viij d. de pastura vendita ad vij equos in bosco in estate pro equo viij d. De pastura de Puthulle nihil hoc anno pro multonibus domini. Et de viij s. de pastura de Trendlye et Holyndane vendita hoc anno. De pastura de Comforlange nihil quia seminabatur frumento. Et de xij d. de pastura fossati circa Curiam vendita. De pastura de Drakenorde nihil hoc anno quia homines ville seminauerunt dictum campum ordeo et Auenis. De pastura de Locforlonge nihil quia seminabatur cum auenis domini. Et de ij s. de pastura de Schret vendita hoc anno. Et de xlvij s. de xv acris dimidia et tertia parte j acre subbosci venditis precium acre iij s. Et de xxxj s. viij d. de xxiiij roffris veteribus venditis. Et de xij d. de j cultro de Recognitione vendita. Summa vj li. xiiij s. j d. ob. q.

venditio super compotum. Computatum Est de liij s. xj d. ob. de diuersis rebus venditis super compotum. Summa liij s. xj d. ob.

venditum Instauri. Iidem Reddunt compotum de liij s. vj d. de vj bobus venditis vnde j precium iiij s. vj d. quia debilis et fere mortuus ij precium vtriusque ix s. et iiij precium cuiuslibet x s. Et de iiij s. de iiij vitulis venditis. Et de xlv s. de xxxvj multonibus in festo sancti Martini venditis precium cuiuslibet xv d. Et de iiij li. iiij s. vj d. de iiij^{xx} ouibus matricibus in festo sancti Martini venditis vnde j precium vj d. ij precium utriusque vij d. vij precium cuiuslibet xij d. et lxx precium cuiuslibet xiiij d. Et de iiij s. de iiij Agnis ante tonsionem venditis. Et de xxvij s. de ix porcis venditis ad expensas domini precium cuiuslibet iiij s. Et de iiij s. de xvij libris lane fracte venditis. Et de xvj d. de xxxij libris casei yemalis venditis. Et de iiij li. de viij ponderibus casei estiuales venditis precium ponderis x s. Et de iiij s. iiij d. de x clauis butyri venditis precium clauu iiij d. Et de x s. v d. de ix pellibus multonum j pelle hurtardi xj pellibus ouium matricium et xiiij pellibus hogastrorum de morina ante tonsionem venditis vnde xxij precium cuiuslibet iij d. ob. et xij precium cuiuslibet iiij d. Et de xv d. de vj pellibus multonum ix pellibus ouium matricium de morina post tonsionem venditis. Et de iiij s. vij d. de l pellibus agnorum de morina ante separationem et v

post separationem et ante tonsionem venditis precium pellis j d. Et de j d. de iiij pellibus Agnorum de morina post tonsionem venditis. Et de iiij s. de xij Aucis venditis precium cuiuslibet iiij d. Et de xj s. iiij d. ob. de iiij^{xx} xj gallinis venditis precium galline j d. ob. Et de v s. x d. de xxxv caponibus venditis precium caponis ij d. Et de xij d. de ccc ouis venditis. Summa xvij li. xiiij d. ob.

venditio Bladi. Idem reddunt compotum de ix li. xiiij s. vj d. de xxvij quarteriis dimidio frumenti venditis vnde x quarteria vj busselli precium quarterii vj s. viij d. et xvj quarteria vj busselli precium quarterii vij s. iiij d. Et de xiiij s. de ij quarteriis v bussellis curalli venditis precium quarterii v s. iiij d. Et de lxxvij s. viij d. de xxvij quarteriis j bussello dimidio Auenarum venditis vnde viij quarteria j bussellus dimidius precium quarterii ij s. viij d. xv quarteria precium quarterii ij s. x d. et iiij quarteria precium quarterii ij s. iiij d. Et de lxxvij s. iiij d. de xij quarteriis v bussellis pisarum venditis precium quarterii v s. iiij d. Et de lvij s. vij d. ob. de xij quarteriis iiij bussellis dimidio vesciarum venditis precium quarterii iiij s. viij d. Summa xx li. xij s. j d. ob.

Fines. Idem reddunt compotum de vj s. viij d. de decenna de Craule pro thethingpenny ad hundredum sancti martini. Et de vj s. viij d. de eadem pro eodem ad hundredum de Hocke. Et de xxvj s. viij d. de Wilhelmo filio Johannis Goude pro j messuagio et j virgata terre que fuerunt matill' Goude matris sue habendis in Craule. Summa xl s.

Perquisita. Idem reddunt compotum de xxij s. viij d. de minutis perquisitis curie hoc anno. Summa xxij s. viij d. Summa vtriusque lxij s. viij d. Summa tocius Recepte lx li. v s. vij d. q.

Custus carucarum. In ferro et acero emptis ad ferramenta iiij carucarum per annum ix s. ij d. et tantum hoc anno propter magnam caritiam ferri. In j vomere empto x s. In eodem restringendo j d. In j vomere fracto reficiendo et emendo ij d. ob. In iiij ferris pedalibus emptis xvj d. ob. In clavis ad idem iiij d. In v rotulis emptis ad carucas x d. In j noua caruca facienda et alia vetera emenda v d. In caruca ferro liganda j d. ob. In ferramentis vj Affrorum per annum in pedibus anterioribus et posterioribus iiij s. vj d. In precariis viij carucariorum in quadregesima qui arauerunt viij acras viij d. In viij capistris de proprio pilo faciendis ij d. In stipendiis ij carucariorum per annum viij s. Summa xxvj s. vij d. ob.

Emptio bladi et instauri. In vij bussellis dimidio ordeï emptis ad liberationem famulorum iiij s. v d. In j affro empto ix s. viij d. In j affro empto xij s. q. In j sue et vj porcellis emptis iiij s. vj d. Summa xxx s. vij d. q.

Carecte. In j pari rotarum empto ad carectam iiij s. j d. In iiij circulis ligni emptis iiij d. In eisdem rotis axandis iiij d. In grossis clavis clutis et gropis emptis ad idem iiij s. vj d. In stipendio fabri ligantis

dictas Rotas cum j veteri ligatura et dicta ligatura elonganda cum ferro empto ad idem xij d. In clutis et clauis ad carectam ix s. ob. In veteri carecta gropanda per annum ij d. ob. In j colara empti vij d. In ferramentis ij equorum carectariorum per annum iij s. ij d. In j strigili ij d. In j pari tractarum iij d. ob. In vj ulnis caneuasii emptis ad iij saccos bladiferos inde faciendos xxj d. In stipendio j carectarii per annum iij s. Summa xix s. iij d. ob.

Custus daerie. In linea tela et laneo panno viij d. ob. In ollis et patellis terrenis emptis v d. In presura vj d. ob. In vij bussellis salis emptis ad idem xx d. ob. In stipendio Daie per annum ij s. In decima vj vitulorum iij d. Summa v s. vij d. ob.

Custus bercarie. In vncto coperose veridigris et viuo argento emptis ad oues vngendas per annum lj s. viij d. In rubio colore empto iij d. In feno empto ad bidentes sustinendas in yeme xxv s. vij d. In feno empto in estate pro anno futuro lij s. vij d. In xxv cleis faciendis ad faldam de propriis virgis x d. In bercaria multonum ouium matricium et hoggastrorum cooperienda per loca iij s. In cc lxj perticis fossati fodiendis circa bercariam multonum ouium matricium et hoggastrorum xxxviij s. ob. q. pro pertica ob. q. cum plancis ad idem. In iij [acris] dimidia subbosci prosternendis v s. vij d. ob. pro dicta Bercaria videlicet in acra xv d. In cc lxj perticis hale claudendis super dictum fossatum circa dictas bercarias v s. v d. q. pro pertica q. In veteribus hais claudendis et emendis circa bercariam ouium matricium iij d. In vj nouis postibus pro ij nouis portis ad bercarias faciendis ad tascham xij d. In vj cleis emptis ad predictas portas ij d. In j veteri porta ad bercariam hoggastrorum emenda j d. In stipendio j custodis hoggastrorum per iij terminos iij s. In meremio prosternendo et scapulís ad Bercariam ouium matricium elongandis viij [d.].¹ In bercaria ouium matricium elonganda de viij copulis furtarum ad tascham xxv s. v d. In yvo[ne] cementario die lune quando leuauit dictam grangiam xvj d. In meremio sarrando ad dictam boueriam iij s. iij d. In dicta bercaria Watelanda una cum parietibus Wandendis ad tascham v s. In vj acris dimidia stipule ad dictam bercariam xij d. ob. pro acra ij d. ob. q. In foragio empto ad coopturam dicte bercarie xj s. In dicta bercaria cooperienda ad tascham v s. vj d. In fundamento lapidibus faciendo et parietibus dicte bercarie plastrandis ad tascham v s. In xij bordis emptis ad iij noua hostia ibidem facienda ij s. In cl fiornayl emptis ad dicta hostia vj d. In iij paribus vercinellarum cum gunnis ij s. vj d. Summa xij li. xij s. vij d.

Custus domorum. In Aula coquina grangia frumenti ordeí et Auene recoperiendis et emendis per loca ad Tascham ix s. j d. ob. In j serrura cum clauibus empti ad hostium grangie frumenti iij d. In palicio emendo circa Curiam cum clauibus emptis ad idem vj d. In cxxj perticis

¹ Probably viij d. though xviij would add up better.

haie claudendis copicum cum claustura prosternenda ad idem iiij s. q. pro xl perticis xvj d. In persona empti pro xj porcis agistatis in parte de Meredona per vj septimanas v s. pro porco per septimanam [—].¹ In persona empti ad ij porcellos agistatos ibidem per idem tempus ij s. vj d. pro porcello per septimanam ob. Summa xxj s. x d. ob.

Trituratio. In xxix quarteriis frumenti trituran-dis ad tascham mensura rasa iiij s. x d. pro quarterio ij d. In eisdem ventandis v s. q. pro x bussellis q. In xxv quarteriis dimidio ordeï trituran-dis ad tascham mensura rasa ij s. vj d. ob. pro x bussellis j d. ob. In eisdem ventandis vj d. In xliij quarteriis Auene trituran-dis et ventandis ad tascham mensura rasa iiij s. vij d. pro x bussellis j d. In ix quarteriis vesciarum mensura rasa trituran-dis xvij d. In eisdem ventandis j d. ob. q. pro x bussellis q. In vadio Gilberti Pymor existentis ultra triturationem et facientis exitum grangie per xlv dies per talliam v s. vij d. ob. In vadio Henrici Le Douly facientis exitum grangie per ix dies xij d. ob. In vadio eiusdem Henrici per c xlj dies facientis exitum grangie xvij s. vij d. ob. Summa xxxvij s. x d. ob.

Autumpnus. In Blado sarclando ultra illud quod operarii sarclaverunt iiij s. In pane empto ad iij precarias autumpni nihil quia habuerunt Bladum de grangia. In xxj clavis casei emptis pro defectu Allecium ad iij precarias autumpni de ccc xij hominibus cum ministris curie metentibus et ligantibus c xij acras frumenti xxx acras Auene xx acras pisarum et vesciarum sicut iacent vj s. vj d. et quilibet homo habuit quadram casei. In vadio Petri le Caungeby existentis in campis tempore nocturno pro blado custodiendo et auxiliando carcace carectas per xlij dies v s. iij d. per diem j d. ob. In vadio Johannis Wynerd existentis in grangia et in campis per vices per xxxv dies pro blado decimando in grangia et tassando iiij s. iij d. ob. per diem j d. ob. In stipendio j mesoris per annum vj s. vij d. Summa xxvj s. ix d. ob.

Expense senescalli et ballivi. In expensis senescalli Radulphi de Bereford ad terminum sancti martini iiij s. vj d. per talliam. In expensis Ricardi Wodeloc ballivi per suos aduentus iiij s. Summa vij s. vj d. Summa omnium expensarum xxj li. vij s. vij d. Et debent xxxvij li. xvj s. x d. ob. q.

Allocaciones. In allocatione preposito pro ix porcis liberatis ad expensas domus domini apud Farnham per primum breve xxxvij s. In allocatione eidem xiiij s. ij d. pro v quarteriis liberatis ad expensas domus domini apud Merewell' post festum Natalis domini per idem breve. In allocatione eidem vij s. vj d. pro lx gallinis liberatis ad expensas Domus domini apud Merewell' post festum Natalis domini per idem breve. In allocatione eidem xvij s. pro j carecta locata pro j doleo vini cariendo de Wyntonia usque Northamptoniam per secundum breve. In allocatione

¹ Omitted in manuscript.

eidem xxxix s. iiij d. *pro iiij doleis cisere emptis et liberatis ad expensas domus domini per tercium breve. In allocatione lix sterlingorum pro vadio liberato Henrico Baret Anno Consecrationis Domini Henrici episcopi secundo per quartum breve. Summa vij li. xv s. viij [d.].*

• *Liberatio. In liberatis Domino Symoni thesaurario Woluesee xvij li. xiiij s. Summa omnium allocacionum et liberationis xxvj li. viij s. viij d. Et debent de claro xij li. viij s. ij d. ob. q.*

Exitus grangie. Frumentum. Idem Reddunt compotum de xlvij quarteriis de toto exitu frumenti mensura rasa Et de ij quarteriis de emptis de preposito de merdona. Summa l quarteria. De quibus in semine super iiij^{xx} xvj acras sicut iacent in campis de la Langelond Schortelond et iuxta la Greneweie et la Geredelond xix quarteria ij busselli unde In acra j bussellus dimidius set j quarterium ij busselli plus in toto. In mixcis cum ordeo ad liberationem haywardi ij quarteria ij busselli. Et in venditis xxvij quarteria dimidium et eque.

Curallum. Idem reddunt compotum de ij quarteriis de toto exitu Curalli mensura rasa. Et in venditis totum.

Ordeum. Idem Reddunt compotum de lxvij quarteriis de toto exitu ordeis mensura rasa. Et de vij bussellis dimidio de emptis. Summa lxvij quarteria vij busselli dimidius. De quibus in semine iiij^{xx} vij acrarum sicut iacent in campis de buryforlong Combforlong' et Drakenord xxvj quarteria ij busselli in acra iij busselli sed ij busselli plus in toto. In expensis iij precariarum ij quarteria et debent fieri de quarterio c panes. In inferius ad liberationem famulorum xxvij quarteria ij busselli dimidius. Et In venditis super compotum ij busselli pro xv d.

Auena. Idem Reddunt compotum de cxxiiij quarteriis ij bussellis de toto exitu Auene mensura rasa. Et de xv quarteriis datis bobus per estimationem in garbis. Summa c xxxix quarteria iij busselli. De quibus In semine c lxvij acrarum sicut iacent in campis iuxta Drakenord Brokkele Middelforlang Locforlange et apud le Smaethornes lxxiiij quarteria vij busselli in acra iij busselli dimidius et vj busselli dimidius plus in toto. In prebenda vj affrorum a festo Natalis domini usque Hocked[aye] ix quarteria quia arauerunt ante prandium et postea. In prebenda ij equorum carectariorum per annum vij quarteria j bussellus et tantum hoc anno quia quarta Caruca prostrata et equi carectarii aliquando ibant ad Carucam aliquando ad herciam et carectam. In prebenda bouum per estimationem in garbis xv quarteria. In prebenda equorum Radulphi de Bereford ad terminum sancti martini j bussellus dimidius per talliam. In farina facta ad potagium famulorum ij quarteria. Et in venditis xxvij quarteria j bussellus dimidius. Et in venditis super compotum v quarteria pro xiiij s. iiij d. et eque.

Pise. Idem reddunt compotum de xvij quarteriis ij bussellis de toto

exitu pisarum mensura rasa. Et de iiij bussellis datis ouibus matricibus in siliquis tempore Agnilationis. Summa xvij quarteria vij busselli. De quibus In semine super xxij acras sicut iacent in Campis de Drakenord et subter Puthulle iiij quarteria vj busselli in acra ij busselli vj busselli minus in toto. In ouibus sustinendis in yeme tempore Agnilationis [sic] dimidium quarterium. Et In venditis xij quarteria v busselli.

Vesce. Iidem *Reddunt compotum* de xvij quarteriis vj bussellis de toto exitu vescarum mensura rasa. Et de j quarterio dimidio datis bidentibus in yeme. Summa xx quarteria ij busselli. De quibus In semine super xxvij acras sicut iacent in campis de Danestane et subter puthulle vj quarteria j bussellus dimidius in acra ij busselli sed vj busselli dimidius minus in toto. In bidentibus sustinendis in yeme j quarterium dimidium. Et In venditis xij quarteria dimidium dimidius bussellus et eque.

Broctcornum. Iidem *reddunt compotum* de ij quarteriis broctcorni ordeii ij quarteriis dimidio bussello broctcorni pisarum et ij quarteriis vescarum. Summa ix quarteria dimidius bussellus. Et in venditis super compotum totum pro xxx s. ij d. ob.

Liberatio famulorum. Iidem *Reddunt compotum* de iij quarteriis ij bussellis frumenti xxvij quarteriis iij bussellis ordeii superius receptis ad liberationem famulorum. Summa xxxj quarteria v busselli dimidius. De quibus In liberatione j haywardi per annum vj quarteria dimidium vnde medium frumenti et capit quarterium ad vij septimanas. In liberatione j carucarii ij fugatorum per annum quorum quilibet capit quarterium per x septimanas xv quarteria iiij busselli dimidius. In liberatione j Daye a festo sancti michaelis usque festum Purificationis beate marie dimidium quarterium. In liberatione eiusdem a festo Purificationis usque festum sancti michaelis qui capit quarterium per xij septimanas ij quarteria vj busselli dimidius. In liberatione j herciatoris ad vtramque sementem v busselli. In dato j carucario ad sementem quadragesime a festo Purificationis beate marie usque hocke qui ibat ad carucam equinam post prandium dimidium quarterium. In liberatione j custodis hoggettorum et Agnorum per annum qui capit quarterium per x septimanas v quarteria j bussellus dimidius. Summa xxxj quarteria v busselli dimidius. Et eque

Instaurum. Equi caretarii. Iidem *Reddunt compotum* de ij equis caretariis remanentibus anno preterito. Et Remanent ij equi caretarii.

Afri. Iidem *reddunt compotum* de v affris remanentibus anno preterito. Et de ij emptis. Summa vij. De quibus In morina j. Et Remanent vj Afri.

Boues. Iidem *reddunt compotum* de xxvij bobus remanentibus anno preterito Et de j adiuncto. Summa xxvij. De quibus in venditis vj. Et Remanent xxij boues.

Taurus. *Iidem reddunt compotum* de j tauro adiuncto hoc anno. Et *Remanet* j *taurus*.

vacce. *Iidem reddunt compotum* de viij vaccis remanentibus anno *preterito*. Et de j adiuncta. *Summa* ix. Et *Remanent* ix *vacce*.

Bouetti. *Iidem reddunt compotum* de iij bouetis remanentibus anno *preterito* bouiculis. De quibus In adiuncto cum bobus j Cum Tauro j et Cum vaccis j. Et nihil remanet. De bouiculis hoc anno nihil quia remanent *Annales* anno *preterito*.

Annales. *Iidem reddunt compotum* de iijj Annalibus remanentibus anno *preterito* vitulis. Et *Remanent* iijj *Annales* vnde ij masculi.

Vituli. *Iidem reddunt compotum* de vj vitulis de exitu vaccarum quia iij steriles. De quibus In venditis iij. Et *Remanent* iij vituli quorum j masculus.

Multones. *Iidem reddunt compotum* de ccc iij^{xx} iij multonibus remanentibus anno *preterito*. Et de clij adiunctis. *Summa* d xxxvj. De quibus In morina ante tonsionem ix. Et post tonsionem vj. In venditis in termino sancti martini xxxvj. *Summa* lj. Et *Remanent* cccc iij^{xx} vj multones.

Hurtardi. *Iidem reddunt compotum* de xj hurtardis remanentibus anno *preterito*. Et de j adiuncto. *Summa* xij. De quibus in morina post tonsionem j. Et *Remanent* xj *Hurtardi*.

Matres. *Iidem reddunt compotum* de d iij^{xx} iij ouibus matricibus remanentibus anno *preterito*. Et de c xliij adiunctis. *Summa* dcc xxvj. De quibus in morina ante agnitionem et tonsionem viij. Et post agnitionem et ante tonsionem iij. Et post tonsionem ix. In venditis In festo martini iij^{xx}. *Summa* c. Et *Remanent* d c xxvj oues matricis.

Hogastri. *Iidem reddunt compotum* de ccc x Hogastris remanentibus anno *preterito* Agnis. De quibus In morina ante tonsionem xiiij. In adiunctis multonibus c liij. Et cum hurtardis j. Et cum ouibus matricibus c xliij. Et nihil remanet.

Agni. *Iidem reddunt compotum* de cccc xliij Agnis de exitu matricum quia xlvj steriles v fecerunt aborsum. Et de ij *Receptis* de Henrico le Duke post tonsionem. *Summa* cccc xlvj. De quibus in morina ante separationem lv. In decima xxxvij. In morina post separationem et ante tonsionem v. Et post tonsionem iij. In consuetudine j prepositi ij bercariorum et j fabri iij. In venditis ante tonsionem iij. *Summa* c ix. Et *Remanent* ccc xxxvij *Agni*.

Porci. *Iidem reddunt compotum* de xx porcis adiunctis de Hogettis. De quibus In venditis ix. Et *Remanent* xj porci.

Sues. *Iidem reddunt compotum* de ij Suibus Remanentibus anno *preterito*. Et de j de empta in autumpno. *Summa* iij. Et *Remanent* iij *sues*.

[Hoggetti]. *Iidem reddunt compotum* de xx Hoggettis remanentibus anno *preterito* porcellis. In adiunctis porcis omnes et nihil remanet.

Porcelli. *Idem reddunt compotum* de xvj porcellis de exitu suum. Et de vj de emptis superius cum sue. Et de ij receptis de Henrico le Douke. Summa xxiiij. De quibus j [sic.]. In morina iij. In consuetudine j porcarii j. Et In venditis super compotum vj pro ij s. Et Remanent xiiij porcelli.

Lana. *Idem reddunt compotum* de ccc xxxix velleribus multonum xj velleribus hurtardorum cccc iiij^{xx} xij velleribus ouium matricium et cc iiij^{xx} xvij velleribus hogastrorum prouentis ad tonsionem. Summa mc xxxix. De quibus In decima xiiij. In consuetudine ij bercariorum j Daye iij. Summa c xvj. In missis apud Wolueseiam m xxiiij vellera que fecerunt vij pondera dimidium vij clauos.

Lana fracta. *Idem reddunt compotum* de xvij clauis lane fracte. Et In venditis totum.

Lana Agnina. *Idem reddunt compotum* de ccc xx velleribus lane prouentis ad tonsionem quia xix agni adhuc non tondebantur. In missis apud Wolueseiam totum quod ponderavit xxv clauos.

Caseum yemale et estiuale. *Idem reddunt compotum* de xxxij caseis yemalibus factis per collectam lacte. Et In venditis totum.

Idem reddunt compotum de clxxij caseis factis qui inceperunt fieri die Jouis proximo ante festum sanctorum Tyburti et valerii et desierunt die sancti michaelis utroque die computato. De quibus In decima xvij. In consuetudine j prepositi j bercarii j fabri et j Daye iiij. Summa xxj. Et In venditis clj qui fecerunt viij pondera. Et In venditis super compotum de lactagio pro iiij s. ij d.

Butirum. *Idem Reddunt compotum* de x clauis butiri. Et In venditis totum.

Corium. *Idem reddunt compotum* de j corio affri de morina. In dealbato ad Hornesium j. Et Remanet j corium dealbatum.

Pelles grosse. *Idem reddunt compotum* de ix pellibus multonum j pelle hurtardi xj pellibus ouium matricium et xiiij pellibus hogastrorum de morina post tonsionem. Summa xxxiiij. Et vendebantur.

Pelles Nude et Agnine. *Idem reddunt compotum* de vj pellibus multonum et ix pellibus matricium ouium de morina post tonsionem. Et In venditis omnis. Et de lv pellibus agnorum de morina ante separacionem et v post separacionem et ante tonsionem. De quibus In decima v. Et In venditis lv. Et de iiij pellibus agnorum de morina post tonsionem. In venditis omnes.

Auce. *Idem reddunt compotum* de j ancere et iiij aucis remanentibus anno preterito. Et de xx de exitu. Summa xxv. De quibus In decima ij. In venditis xij. Et In venditis super compotum vj pro ij s. Et Remanent iiij Auce et j ancer.

Galline. *Idem reddunt* [compotum] de j gallo et v gallinis remanentibus anno preterito. Et c xxv de cheriselo. Summa c xxxj. De quibus In

defectu terre le Stronge tracte in dominicum iiij. In *defectu terre* Wilhelmi de Curia pro eodem iiij. In *defectu terre* Roberti Couche pro simili iiij. In *defectu terre* swon pro simili iiij. In *defectu terre* Ricardi vacarii pro simili iiij. In *defectu terre* Ricardi Cnaue pro simili iiij. In *defectu terre* Emme martyn quia vidua ij. In *defectu terre* Buewolf pro eodem ij. In *defectu terre* Petronille Elys pro eodem ij. In *defectu terre* Wyndhut ij. In *defectu terre* Alicie Knyght ij. Summa xxxiiij. In *venditis* iiij^{xx} xj.

Capones. Iidem reddunt *compotum* de xxxv caponibus remanentibus anno preterito. Et de xxiiij factis Hoc anno. De quibus In *venditis* xxxv. Et *Remanent* xxiiij capones.

Pulcini. Idem reddunt *compotum* de xxvj pulcinis de exitu. De quibus in *morina* ij. In *caponibus factis* xxiiij et nihil remanet.

Oua. Iidem reddunt *compotum* de ccc ouis de exitu gallinarum. In *venditis omnia*.

cisera. De cicera nihil hoc anno.

Vtensilia. Iidem reddunt *compotum* de j cacabo j olla enea j pocinnet' j patella j lauacro cum pelui j securi j picoso j doleo vacuo de *Remanentibus*. Et *Remanent*.

Carecte. Iidem reddunt *compotum* de j carecta ferrata remanente anno preterito. Et de j Renouata. Summa ij. De quibus j purificata. Et *Remanet* j carecta ferro ligata.

§§ 15. Reeves' Account, 29 Sept., 1355—28 Sept., 1356.

This account, which is carelessly written and contains many irregularities in abbreviation, is dated the eleventh year of Bishop William (of Edington) and the eighth year of the pestilence. It was rendered by two reeves jointly. This year the seneschal held the two tourns as usual, while the bailiff held five courts in addition. The bailiff received 40s. from Crawley and the rest of his wages from other manors.

The great calamity that sweeps across the account is the pestilence of 1348-49. Holdings were vacant, services commuted, and few customary tenants remained to reap the grain. The son and heir of Richard Fromond paid the rent for one of his father's estates, a toft called "the howe," but refused to pay a fine or composition for another, a toft of a half virgate of bondland in Wodecote, which thereupon escheated to the lord. Clearly, agricultural holdings were not in demand. Probably the young Fromond saw

no chance of hiring labor to help him cultivate this second tene-ment.

The second misfortune was the dryness of the year, which forced the lord to buy hay for the sheep. Dryness on the chalk downs was obviously a serious matter, for water was hard to obtain for the cattle and fodder for the numerous sheep.

A master tiler (coopertor conductor) and his helper (garcio suus) were employed for a week to cover the granary with slates, the former receiving 2s., the latter 18d. The slates were apparently fixed in mortar.

Again we find reference to the fold of the customary tenants, that is, apparently the common fold in contradistinction to the lord's folds. If the tenants kept over twenty-five sheep in their own fold, they paid a custom to the lord. It is not here stated whether this was twenty-five sheep for each tenant or for the whole group of tenants. As we know from other sources, however, the former was the case.¹

There is an interesting entry that has to do with the accounting practices of the time. The reeves were allowed 30s., "without writ," for divers charges and discharges in the current account. Whether this was to cover errors or unusual emergencies is not stated.

Crawley was linked up with a fair, probably the great fair of St. Giles, when it sent oats to Wolvesey for use at the fair.² And it evidently was of considerable service to an episcopal manor, Stoke, when it sent a ram and forty-nine ewes. But whether these were simply to replenish the stock of a sister manor or were of unusual quality to aid in keeping up the breed is not indicated.

CRAULEE *

Compotus Johannis atte Hulle et Johannis atte Putte prepositorum ibidem de anno Consecrationis domini Willelmi Wyntoniensis Episcopi
xj^{mo}

Arreragium. Idem respondent de vj li. ix s. xj d. de arreragio compoti precedentis Quos liberaverunt domino Johanni Payn Thesaurario de Woluseia per j talliam. Et quietus est.

¹ See above, § 12, pp. 44-45.

² See above, § 7, p. 21; § 18, p. 61.

* MS., P. R. O., Ecclesiastical Commission, Various, 159366.

Redditus. Et de lxiij s. vj d. de toto redditu assiso ad festum Natalis domini. Et de lxvij s. x d. de toto redditu assiso ad festum Pasche. Et de lxiiij s. vj d. de toto redditu assiso ad festum Natalis sancti Johannis Baptiste. Et de c iiij s. j d. de toto redditu assiso ad festum sancti Michaelis. Summa xv li. xj d.

Acquietancie. In acquietancia j prepositi per annum v s. In acquietanciis ij carucariorum et j fabri per annum viij s. cuiuslibet ij s. viij d. In acquietancia j bercarii multonum per annum ij s. viij d. Summa xv s. viij d.

Defectus custumariorum. In defectu redditus terre Willelmi le Stronge tracte in dominico per annum ij s. In defectu terre Willelmi de Curia pro simili ij s. viij d. In defectu terre de Alebroke qui modo remanet apud Merdonam v s. In defectu terre Roberti Crouche tracte in dominico per annum ij s. viij d. In defectu terre Roberti Coxe pro simili ij s. viij d. In defectu terre porcarii ij s. viij d. In defectu terre Ricardi vaccarii pro simili ij s. viij d. Summa xx s. iiij d.

Defectus per pestilentiam hoc anno viij^o. In defectu redditus j messuagii j ferlingi terre native que fuerunt Johannis Moraunte in manu domini per mortem eiusdem in pestilentia nihil quia predictus redditus videlicet iiij s. levatus de exitu. De xxj s. de redditu j messuagii j virgate terre et xxij acrarum terre purpeshure que fuerunt Roberti Wodecote nihil quia levatus de exitu in pastura vendita pro bidentibus domini hoc anno. De ij s. viij d. de redditu j messuagii j ferlingi terre native que fuerunt Thome Symond nihil quia levatus de exitu. De ij s. viij d. de redditu j messuagii j ferlingi terre native que fuerunt Johannis Body nihil quia levatus de exitu. Summa acquietanciarum et defectus xxxvj s. Summa reddituum remanentium de Claro xiiij li. iiij s. xj d.

Ciminum. Et de j libra Cimini de redditu Johannis filii et heredis Ricardi Fromond pro jcrofto vocato howe. Et liberata Thesaurario de Wolueseia.

Exitus manerii. Et de xvij s. viij d. de pannagio porcorum intratorum ad festum sancti Martini. De persona in bosco nihil hoc anno. Et de ij s. j d. de pannagio vitulorum. Et de xxix s. vj d. de xlviij vaccis et xxiij bouiculis ad hocke hoc anno pro vacca vj d. et pro bouiculo ij d. Et de xxiiij s. iiij d. de vij acris subbosci venditis precium acre iiij s. iiij d. De pastura yemali in bosco nihil hoc anno pro defectu emptoris. Et de x s. viij d. de pastura estivali vendita ibidem hoc anno. De pastura bidentium in bosco nihil hoc anno quia depascabatur cum hogastris domini. Et de v s. de pastura in Drakenorthe vendita. De pastura in Tredele et Halydone nihil pro defectu emptoris. De pastura in Comforlonge nihil quia seminabatur cum ordeo. De pastura in Bassamlee nihil quia depascabatur cum bidentibus domini. De ouibus in falda custumariorum nihil quia non excedunt certum numerum xxv hoc anno.

Et de vij s. j d. de porcis agistatis in stipula domini hoc anno. De pastura fossati circa Curiam nihil hoc anno. Et de xvij d. de pastura in lokforlange et markforlange vendita. Et de iij s. iij d. de pastura de la Sherte vendita homagio. De pastura in Puthulle nihil pro defectu emptoris. Et de vj s. viij d. de Alicia Pours pro operibus terre Roberti Bonde relaxatis. Et de vj s. viij d. de Rogero Crop pro operibus terre Ricardi Alayn relaxatis. Et de vj s. viij d. de Johanne Wodecote pro operibus terre Walteri Shawe relaxatis per annum quam diu domino placuerit. De v s. de Stephano Knyght' pro operibus Nicholai Pope pro teneamento quod Johannes atte Halle tenet nihil quia fecit opera. Et de v s. de Johanne Cartere pro operibus terre Stephani Cartere patris sui relaxatis per annum. De vj s. viij d. de Gilberto Sely pro operibus Walteri Coleman nihil quia fecit opera. Et de vj s. viij d. de Johanne Trygge pro operibus terre Roberti Trigge patris sui relaxatis. De vj s. viij d. de Roberto Wodecote pro operibus terre Henrici Martyn nihil quia fecit opera. Et de vj s. viij d. de Waltero Hodeman pro operibus terre Johannis veynes relaxatis. De Rogero Gibbes pro operibus terre Edithe Gibbes nihil quia fecit opera. De vj s. viij d. de Gilberto Niweman pro operibus terre Willelmi Elys nihil quia fecit opera. Et de vj s. viij d. de Willelmo Bolkhurst pro operibus terre Johannis atte Neweweye relaxatis. Et de vij s. iij d. de xxij aucis venditis precium cuiuslibet iij d. Et de v s. de xxiiij caponibus venditis precium cuiuslibet ij d. ob. Et de viij s. iij d. de lxvj gallis et gallinis venditis precium cuiuslibet j d. ob. Et de viij d. de cc ouis venditis. Et de ij s. xj d. de v clavis lane tractate venditis. Et de xvij s. viij d. de iij pellibus hurtardorum xvij multonum xxvij ouium matricium et iij^{xx} iij hogastrorum de morina ante tonsionem venditis precium pellis hurtardi multonis et ouis ij d. et hogastri j d. ob. Et de x d. de v pellibus multonum et v pellibus ouium matricium de morina post tonsionem venditis. Et de vj s. v d. de lxxvij pellibus agnorum de morina ante separacionem venditis precium pellis j d. Et de vj d. de xij pellibus agnorum de morina post separacionem venditis precium pellis ob. Et de xxiiij s. iij d. de iij^{xx} xvij caseis venditis ad diuersa precia. Et de vij d. de j clavo butiri vendito. Et de iij s. de j vetere olla enea dirrupta vendita. Summa xj li. iij s. vij d.

Venditio bladi. Et de xxiiij li. v s. de lxx quarteriis frumenti venditis vnde vj precium quarterii vij s. iij d. et lxxij precium quarterii vij s. Et de viij li. vij s. j d. de xlj quarteriis iij bussellis dimidio orde venditis vnde ij quarteria precium quarterii iij s. viij d. et xxxix quarteria iij busselli dimidius precium quarterii iij s. Et de xlj s. viij d. ob. q. de xvj quarteriis iij bussellis auene venditis vnde iij quarteria dimidius bussellus precium quarterii iij s. et xij quarteria ij busselli dimidius vendita hospitio domini et apud Wolueseiam pro feria x quarteria iij

busselli precium quarterii ij s. viij d. *et ij quarteria vij busselli dimidius precium quarterii* ij s. Et de xxxvij s. vj d. de ix *quarteriis* iij *bussellis* pisarum *venditis precium quarterii* iij s. *Summa* xxxvj li. xij s. iij d. ob. q.

Venditio stauri. Et de vj s. de j *affro vendito.* Et de lxvj s. iij d. de lvij *multonibus venditis post tonsionem vnde xxix hospitio domini precium capitis* xij d. *et xxvij precium capitis* xvj d. Et de l s. de j *hurtardo* xlix *ouibus matricibus post tonsionem venditis preposito de Stoke precium capitis* xij d. *Summa* vj li. ij s. iij d.

Fines et maritagia. Et de xij s. iij d. de *Tetthepenny ad terminum sancti Martini et Hocke.* Et de vij s. de Gilberto *Valker pro j tofta dimidia virgata terre native apud Wodecote que fuerunt Ricardi Fromond et que deuenerunt in manus domini tamquam escaete eo quod Johannes filius eiusdem Ricardi pro eisdem finire recusaverit habendis.* *Summa* xx s. iij d.

Perquisita. Et de viij s. de *perquisitis turni sancti Martini.* Et de xv d. de *perquisitis j Curie tente ante dictum turnum.* Et de iij s. vj d. de *perquisitis turni de Hocke.* Et de ij s. iij d. de *perquisitis ij Curiarum tentarum ante dictum turnum.* Et de iij s. v d. de *perquisitis ij Curiarum tentarum post dictum turnum.* *Summa* xxix s. v d.

Venditio Super Compotum. Et de xxv s. vj d. de *rebus venditis super compotum.* *Summa* xxv s. vj d. *Summa totalis Recepte* lxx li. ix s. iij d. ob. q.

Custus carucarum. In ferro *et acero emptis pro ferramentis* iij *carucarum per annum* xvj s. In j *vomere faciendo* viij d. In iij *ferris pedaliibus emptis* xvij d. In ij *paribus rotarum pro carucis* xij d. In iij *carucis de nouo faciendis* xij d. In j *cultro dirrupto emendo* ij d. In *ferramentis* vj *affrorum* iij s. In *stipendiis* ij *bouariorum et j fugatoris per annum* xij s. In j *semilione empto de lign'* ix d. ob. *Summa* xxxvij s. j d. ob.

Custus carectarum. In vj *clutis emptis* xij d. In *carecta axanda* iij d. In *vncto* iij d. In *albo coreo* viij d. In *ferramentis* iij *equorum* v s. In *stipendio j carectarii per annum* iij s. In j *sella carectarii empti* iij d. ob. *Summa* xj s. viij d. ob.

Emptio stauri. In j *affro empto* ix s. *Summa* ix s.

Custus bercarie. In ij *barellis tarre emptis pro vnctura bidentium* x s. In *vncto et cepo ad idem* xx s. In *bercaria multonum Watillanda et cooperienda per vices* ij s. vj d. In *bercarii precaria pro bidentibus vnguendis de precio* ix d. In *stipendiis* ij *bercariorum outum matricium et hogastrorum per annum* viij s. In *panno laneo et lineo empto* vj d. In *sale empto* xij d. In *pressura* ij d. ob. In *olla et patella luti emptis* iij d. In *stopples* [?] *emptis* vj d. In *olla enea continente v lagenas dimidiam ponderante* xlij *libras* x s. In *stipendio j daye per annum* ij s. In *feno empto pro sustinendis bidentibus* lxij s. vt *testicatur per ballivum.* In *pastura de terra de Wodecote empti pro bidentibus domini* xxj s. hoc

anno pro defectu pasture et propter magnam siccitatem in estate. Summa vj li. xix s. viij d. ob.

Custus domorum. In j coopertore conductore pro granario cum sclatis cooperiendo per j septimanam ij s. In stipendio garcionis sui per idem tempus xvj d. In sclatis ad idem emphis iij d. In ij quarteriis calcis ad idem xvj d. In lathes et lathnail xij d. In crestura iij d. In v kernillis j d. ob. In j muro petre inter bouariam et portam de nouo faciendo ad tascham iij s. In dicto muro cooperiendo iij d. In grangia¹ pisarum et vesciarum cooperienda per iij dies xij d. In iij quarentenis clauature circa coopicium claudendis iiij s. vj d. pro quarentena xvij d. Summa xv s. ob.

De sarculatione et falcatione nihil hoc anno.

Custus autumpni. In pane ad iij precarias de cc xix hominibus customariis qui messuerunt lxxvij acras frumenti xxxj acras auene quasi per j diem cum ministris Curie ix s. j d. ob. cuilibet eorum panis de ob. In caseis pro eisdem iiij s. vj d. ob. q. cuilibet eorum caseum de q. In ceruisia pro eisdem empta xxij d. In xlviij acris dimidia cuiuscumque generis bladi metendis ligandis et adhimendis xxij s. ij d. ob. videlicet pro acra v d. ob. plus in toto ob. preterea customarii messuerunt et ligaverunt c xix acras de consuetudine pro Nydripe. In stipendio j haiwardi per annum vj s. viij d. Summa xliij s. iiij d. ob. q.

Trituratio et ventilatio. In iiij^{xx} viij quarteriis viij bussellis frumenti iij quarteriis j bussello Curalli xij quarteriis iij bussellis pisarum et vj quarteriis ij bussellis vesciarum trituran-^{dis} ad tascham xvij s. vij d. q. pro quarterio ij d. In c xvj quarteriis ordeⁱ trituran-^{dis} ad tascham xiiij s. vj d. pro quarterio j d. ob. In lxxiiij quarteriis iij bussellis auene trituran-^{dis} ad tascham vj s. ij d. q. pro quarterio j d. In medietate tocius bladi ventilanda ad tascham iij s. j d. ob. q. pro quarterio q. Summa xlij s. v d. q.

Expense senescalli. In expensis Senescalli venientis ibidem pro turnis tenendis xij s. iij d. per ij billas. Summa xij s. iij d.

Vadia ballivi. In vadiis Rogeri Haiwode ballivi in parte vadiorum suorum xl s. et residuum captum in aliis maneriis. Summa xl s. Summa xl s. Summa omnium expensarum xvij li. xij s. viij d. Et debent lij li. xvj s. viij d. ob. q.

Allocatio sine brevi. Indentura allocationis prepositis xix d. in j doleo vini cariendo de Suthamptonia usque merewelle cum prebenda equorum cariantium dictum vinum. Et eidem xxx s. de diuersis superoneratis et disoneratis in presenti compoto. Summa xxxj s. vij d.

Allocatio per breve. Et eidem xxxiiij s. ix d. quos liberavit domino Johanni Bleobury Garderobario hospitiⁱ domini in diuersis victualiis per Indenturam. Summa xxxiiij s. ix d.

¹ Before *grangia* is the word *defectibus* stricken through.

Liberatio denariorum. Et liberavit domino Johanni Payn Thesaurario de Woluescia xxxj li. xij s. ij d. ob. Summa xxxj li. xij s. ij d. ob. Summa omnium allocationum et liberationum xxxij li. xvij s. vj d. ob. Et debet xvij li. xvij s. ij d.

Fruementum. Idem reddunt [compotum] de iiij^{xx} viij quarteriis vij bussellis frumenti receptis de exitu per talliam contra Johannem Palmerem. Summa iiij^{xx} viij quarteria vij busselli frumenti. De quibus in semine super lxxvij acras terre per perticam in Ger'delonde xix quarteria iiij busselli super acram ij busselli. In pane furniato pro expensis Senescalli venientis ibidem pro turnis tenendis ij busselli per billam. In venditis lxx quarteriis. Summa que supra. Et eque.

Curallum. Et de ij quarteriis j bussello Curalli receptis de exitu per talliam contra eundem. Et totum computatur in mixtura ad liberationem famulorum. Et eque.

Ordeum. Et de c xvj quarteriis ordeï receptis de exitu per talliam contra eundem. Summa c xvj quarteria. De quibus in semine super lxxv acras dimidiam per perticam in la Combe xxxvij quarteria vj busselli super acram iiij busselli. In dono Senescalli ij bercariis ij busselli. In mixtura ad liberationem famulorum xxxvj quarteria iiij busselli dimidius. In venditis xlj quarteria ij busselli dimidius. Summa que supra. Et eque.

Auena. Et de lxxiiij quarteriis ij bussellis auene receptis de exitu per talliam contra eundem. Et de x quarteriis per estimationem in garbis. Summa iiij^{xx} iiij quarteria ij busselli. De quibus in semine super iiij^{xx} ij acras in Markforlange per perticam xlj quarteria super acram iiij busselli. In datis bobus per estimationem in garbis viij quarteria. In sustentacione ouium et agnorum tempore agnellationis ij quarteria per estimationem. In prebenda iiij equorum carectariorum per annum v quarteria. In prebenda vj affrorum per annum vij quarteria. In farina fracta pro potagio famulorum ij quarteria iiij busselli. In prebenda equorum Senescalli venientis ibidem pro turnis tenendis j quarterium per billam. In venditis xvj quarteria ij busselli unde hospitio domini xij quarteria ij busselli dimidius. Et super compotum iiij busselli pro[-]. Et eque.

Pise. Et de xij quarteriis ij bussellis pisarum receptis de exitu per talliam contra eundem. Et de ij quarteriis per estimationem in siliquis. Summa xvj quarteria ij busselli. De quibus in semine super xvj acras per perticam in Drakenorthe iiij quarteria super acram ij busselli. In sustentacione ouium in yeme per estimationem ij quarteria. In venditis ix quarteria ij busselli. Summa que supra. Et eque.

Vescie. Et de vj quarteriis ij bussellis vesciarum receptis de exitu per talliam contra eundem. Et de vj quarteriis per estimationem in siliquis.

Summa xij quarteria ij busselli. De quibus in semine super xxv acras per perticam in Drakenorth vj quarteria ij busselli super acram ij busselli. In sustentacione ouium matricium in yeme vj quarteria. Summa que supra. Et eque.

Liberatio famulorum. Et de iij quarteriis j bussello Curalli xxxvj quarteriis iij bussellis dimidio ordeī receptis supra ad liberationem famulorum. Summa xxxix quarteria v busselli dimidius. De quibus in liberatione haiwardi j carectarii ij carucariorum et ij bercariorum ouium matricium et hogastrorum per annum xxxj quarteria j bussellus quilibet capiens quarterium ad x septimanas. In liberatione j garcionis auxiliantis bercariis tempore agnellationis et custodientis agnos per se a tempore separacionis usque tonsionem j quarterium. In liberatione j daie per annum iij quarteria ij busselli capientis quarterium ad xvj septimanas. In liberatione j fugatoris euntis ad iij carucas ad ij seisonas et auxiliantis carectariis pro diuersis carectatis per annum iij quarteria ij busselli dimidius capientis quarterium ad xij septimanas. Summa que supra. Et eque.

Equi. Et de iij equis de remanentibus. Et remanent iij equi.

Affri. Et de vj affris de remanentibus. Et de j de empto. Summa vij. De quibus in vendito j. Et remanent vj affri.

Boues. Et de xx bobus de remanentibus. Et remanent xx boues.

Hurtardi. Et de xv hurtardis de remanentibus. Et de v de adiunctis. Summa xx. De quibus in morina ante tonsionem iij. In vendito post tonsionem preposito de Stoke j. Summa v. Et remanent xv hurtardi.

Multones. Et de v xxvj multonibus de remanentibus. Et de lxxix de adiunctis. De quibus in morina ante tonsionem xvij et post tonsionem v. In venditis post tonsionem lvij vnde hospitio domini xxix. Summa lxxix. Et remanent v xxvj multones.

Oues matrices. Et de cccc lxxv ouibus matricibus de remanentibus. Et de iij^{xx} ij de adiunctis. Summa v lvij. De quibus in morina ante agnellationem iij et post agnellationem et ante tonsionem xxv et post tonsionem v. In venditis preposito de Stoke post tonsionem xlix. Summa iij^{xx} ij. Et remanent cccc lxxv matres.

Hogastri. Et de cc l hogastris de remanentibus. Summa cc l. De quibus in morina ante tonsionem iij^{xx} iij. In adiunctis cum hurtardis v et cum multonibus lxxix et cum ouibus matricibus iij^{xx} ij. Et nihil remanet.

Agni. Et de ccc lxxvj agnis de exitu et non de pluribus quia iij matres mortue ante agnellationem iij^{xx} x fuerunt steriles et vj fecerunt abortum. Summa ccc lxxvj. De quibus in morina ante separacionem lxxvij. In decima xxx. In consuetudine prepositi fabri et bercarii multonum iij. In morina post separacionem et ante tonsionem vj et post tonsionem vj. Summa c xxij. Et remanent cc liij agni.

Auce. Et de j ancero et iiij marioles de remanentibus. Et de xxiiij de exitu. Summa xxix. De quibus in decima ij. In venditis xxij. Summa xxiiij. Et remanent j ancero et iiij marioles.

Capones. Et de xxiiij caponibus de remanentibus. Et de xxiiij de pulcinis factis. Summa xlvij. De quibus in venditis xxiiij. Et remanent xxiiij Capones.

Gallus et galline. Et de j gallo et v gallinis de remanentibus. Et de c xxv de Cheriseto ad festum sancti Martini. Summa c xxxj. De quibus in defectu terre le Stronge tracte in dominico per annum iiij. In defectu terre Willelmi de Curia pro simili iiij. In defectu terre Roberti Crouche pro simili iiij. In defectu terre Willelmi le Swon pro simili iiij. In defectu terre Ricardi vaccarii pro simili iiij. In defectu terre Ricardi Cnaue pro simili iiij. In defectu Rogeri Crop Alicie Hodeman Rogeri Gibbes Johannis Cartere Johannis Trigge Junioris Johannis Trigge senioris Radulphi Smythe quia viduarii et vidua xij pro quolibet ij. In defectu terre Johannis Body Johannis Coupere Thome Symond et Johannis Moraunte xvj pro quolibet iiij. In defectu terre Roberti Wodecote pro iiij tenementis in manibus domini per pestilentiam v. In venditis lxxvj. Summa c xxv. Et remanent j gallus et v galline.

Pulcini. Et de xxiiij pulcinis de exitu. Et computantur in caponibus factis. Et nihil remanet.

Oua. Et de cc ouis de exitu. Et vendita infra. Et nihil remanet.

Vellera. Et de xj velleribus hurtardorum d ix multonum cccc xlvij ouium et c lxxvj hogrorum prouentis ad tonsionem. Summa mc xxxiiij. De quibus in decima c lxiiij. Et liberata apud Wolueseiam m xx que fecerunt iiij saccos xvj clavos. Et nihil remanet.

Lana agnina. Et de cc lx velleribus agninis prouentis ad tonsionem. Et liberata apud Wolueseiam que fecerunt xij clavos. Et nihil remanet.

Lana fracta. Et de v clavis lane fracte prouentis ad tonsionem. Et vendita infra. Et nihil remanet.

Pelles lanute. Et de iiij pellibus hurtardorum xvij multonum xxviiij ouium matricium et iiij^{xx} iiij hogastrorum de morina ante tonsionem. Summa c xxxiiij. Et vendite infra. Et nihil remanet.

Pelles nude. Et de v pellibus multonum v ouium matricium de morina post tonsionem. Et vendite infra. Et nihil remanet.

Pelles agnine. Et de lxxvij pellibus agnorum de morina ante separacionem. De quibus in decima viij. In venditis lxx. Summa que supra. Et nihil remanet.

Pelles Rottorum. Et de xij pellibus agnorum rottorum de morina post separacionem. Et vendite infra. Et nihil remanet.

Caseus. Et de c x caseis factis in estate. Summa cx. De quibus in decima xj. In consuetudine prepositi et fabri ij. In venditis iiij^{xx} xvij. Et nihil remanet.

Butirum. Et de j clavo butiri de exitu. Et venditum infra. Et nihil remanet. Sed onera[n]tur de xxiiij s. de lactagio super compotum vt oues reddunt de¹ ij d. cum ij caseis datis de consuetudine precium xij d.

§§ 16. Reeves' Account, 29 Sept., 1356—28 Sept., 1357.

This document like the preceding one is dated not only in the year of the bishop but in the year of the pestilence. The tenement of Robert Wodecote was not given out to a new tenant, doubtless because there was none who wanted it, but sold for 21s., as pasture for sheep. Another tenement escheated to the lord, because there was none of the family of the late owner to claim it. Eleven persons are said to hold the tenements of others, six having the services commuted (five for 6s. 8d. and one for 5s.), and five performing the services due. In one instance, it is said, the commutation was at the lord's pleasure, in another case for the year. Clearly the commutation was meant to be temporary.

One tenant paid 18d. for marrying his daughter within the manor; a woman paid 2s. for getting married outside the manor.

To the lord's hospitium, perhaps guest house, were sent various goods. Sheep and oats were entered as sold to the hospitium and the price put down. This does not mean credited to Crawley as against the hospitium, but actually sold. The price is clearly entered. Doubtless cash was received. It was the lord's palace at Farnham and his hospitium there that were drawing foodstuffs and, as in this case, money also, away from the accustomed residence at Wolvesey. This meant a longer haul for Crawley people.

This year there was such lack of straw that bruer (heath?) had to be cut for covering the wattles of the sheepfold. And there was also the greatest lack of oats, so great that only a small amount could be given to the oxen.

We find a rather precise statement here about the measures used. The acres sown with wheat were statutory acres (*per perticam*). And the amount of wheat sown was exactly stated as 20 quarters 7 bushels, less 2½ bushels by standard measure (*per*

¹ For ad. Each sheep brought in 2d., either in the form of milk or the rental for milking.

standardum). Here is specific indication that the official units were being used.

CRAULEE¹

Compotus Johannis atte Putte et Johannis atte Halle prepositi ibidem de Anno Consecrationis domini Willelmi Wyntoniensis Episcopi xij^{mo}.

Arreragium. iidem reddunt compotum de xvij li. xvij s. ij d. q. de arreragio compoti precedentis. Omnes liberate domino Johanni Payn Thesaurario de Wolueseia per j talliam. Et quietus est.

Redditus. Et de lxiiij s. vj d. de toto redditu assiso ad festum Natalis domini. Et de lxvij s. x d. de toto redditu assiso ad festum Pasche. Et de lxiiij s. vj d. de toto redditu assiso ad festum Natalis sancti Johannis Baptiste. Et de c iiij s. j d. de toto redditu assiso ad festum sancti Michaelis. Summa xv li. xj d.

Acquietancie. In acquietancia j prepositi per annum v s. In acquietanciis ij caruciariorum et j fabri per annum viij s. cuilibet ij s. viij d. In acquietancia j bercarii multonum per annum ij s. viij d. Summa xv s. viij d.

Defectus. In defectu redditus terre Willelmi le Stronge tracte in dominicum per annum ij s. In defectu terre Willelmi de Curia pro simili ij s. viij d. In defectu terre de Alebrouke qui modo remanet apud Merdonam v s. In defectu terre Roberti Crouche tracte in dominicum per annum ij s. viij d. In defectu terre Roberti Coye pro simili ij s. viij d. In defectu terre porcarii ij s. viij d. In defectu terre Ricardi vactarii ij s. viij d. Summa xx s. iiij d.

Defectus causa pestilentie hoc anno ix^o. De xxj s. de redditu j messuagii j virgate terre native et xxij acrarum terre purpresture que fuerunt Roberti Wodecote nihil quia levatus de exitu in pastura vendita pro bidentibus domini hoc anno. De ij s. viij d. de redditu j messuagii j ferlingi terre native que fuerunt Thome Symond nihil quia levatus de exitu. De ij s. viij d. de redditu j messuagii j ferlingi terre native que fuerunt Johannis Body nihil quia levatus de exitu. Summa nihil. Summa acquietanciarum et defectus xxxvj s. Summa redditus remanentis de Claro xij li. iiij s. xj d.

Cymynum. Et de j libra cimini de redditu Johannis filii et heredis Ricardi Fromond pro j crofto vocato howe. Et liberata Thesaurario de Wolueseia.

Exitus manerii. Et de xij s. vij d. de pannagio porcorum intratorum ad festum sancti martini. De persona in bosco nihil hoc anno. Et de xij d. de pannagio vitulorum. Et de xxvij s. viij d. de xlviij vaccis et xxv bouiculis ad hocke hoc anno pro vacca vj d. et pro bouiculo ij d. Et de xvj s. viij d. de v acris subbosci venditis precium acre iiij s. iiij d. De

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159367.

pastura yemali in bosco nihil hoc anno pro defectu emptoris. Et de vj s. viij d. de *pastura estuali vendita ibidem hoc anno.* De *pastura bidentium in bosco nihil quia depascata cum hogastris domini.* Et de v s. de *pastura in Drakenorthe vendita.* De *pastura in Trendele et holydone nihil hoc anno quia seminata.* De *pastura in Combforlang nihil quia seminata cum auena.* De *pastura in Bassamlee nihil quia depascata cum bidentibus domini.* De *ouibus in faldia customariorum nihil hoc anno quia non excedunt certum numerum xxv hoc anno.* Et de v s. iij d. de *porcis agistatis in stipula domini hoc anno.* Et de vj d. de *pastura fossati circa Curiam vendita.* De *pastura in lokforlange et markforlange nihil quia depascata cum bidentibus domini.* Et de iij s. iij d. de *pastura in la Sherte vendita homagio.* De *pastura in Puthulle nihil pro defectu emptoris.* Et de xij d. de *rengia circa frumentum iuxta bartonam bercarie.* Et de vj s. viij d. de *Ada Pours pro operibus terre Roberti Bonde relaxatis.* Et de vj s. viij d. de *Rogero Crop pro operibus terre Ricardi Alayn relaxatis.* Et de vj s. viij d. de *Johanne Wodecote pro operibus terre Walteri Shawe relaxatis per annum quamdiu domino placuerit.* De v s. de *Stephano Knyght pro operibus terre Nicholai Pope quondam Johannis atte Halle nihil quia fecit opera.* Et de v s. de *Johanne Cartere pro operibus terre Stephani Cartere patris sui relaxatis per annum.* De vj s. viij d. de *Gilberto Sely pro operibus terre Walteri Cole nihil quia fecit opera.* Et de vj s. viij d. de *Johanne Trigge pro operibus terre Roberti Trigge patris sui relaxatis.* De vj s. viij d. de *Roberto Wodecote pro operibus terre Henrici Martyn nihil quia fecit opera.* Et de vj s. viij d. de *Willelmo Hodeman pro operibus terre Johanne [for Johannis] Veynes relaxatis.* De *Rogero Gibbes pro operibus terre Edithe Gibbes nihil quia fecit opera.* De vj s. viij d. de *Gilberto Nyweman pro operibus terre Willelmi Elys nihil quia fecit opera.* Et de vj s. viij d. de *Willelmo Bokhurst pro operibus terre Johannis atte Nyweye relaxatis.* Et de vij s. iij d. de *xxij aucis venditis precium cuiuslibet iij d.* Et de v s. de *xxiij caponibus venditis precium caponis ij d. ob.* Et de viij s. iij d. de *lxvj gallinis venditis precium cuiuslibet j d. ob.* Et de viij d. de *cc ouis venditis.* Et de ij s. iij d. de *iiij clavis lane fracte venditis.* Et de vj s. ij d. de *x pellibus multonum xij ouium et xvij hogastorum de morina ante tonsionem venditis precium pellis multonis ij d. ob. et ouis ij d. et hogastri j d. ob.* Et de x d. de *iiij pellibus multonum et vj ouium de morina post tonsionem venditis precium pellis j d.* Et de v s. de *lx pellibus agnorum de morina ante separacionem venditis precium pellis j d.* Et de iij d. ob. de *ix pellibus agnorum de morina post separacionem venditis precium pellis ob.* Et de xlvij s. de *iiij^{xx} xvij caseis venditis ad diuersa precia.* Et de xxj d. de *ij clavis butiri venditis precium clavi vij d.* Et de vij s. de *j vetere carecta vendita.* Summa x li. xvij s. iij d. ob.

Venditio bladi. Et de xxix li. viij s. viij d. de lxxij *quarteriis* vj *bussellis* *frumenti* *venditis* *vnde* ij *quarteria* *precium* *quarterii* vij s. iiij d. et lxxj *quarteria* vj *busselli* *precium* *quarterii* viij s. Et de x s. de iiij *quarteriis* *auene* *noui* *grani* *venditis* *hospitio* *domini.* *Summa* xxix li. xvij s. viij d.

Venditio stauri. Et de v s. de j *equo* *debili* *vendito.* Et de iij s. iiij d. de j *affro* *debili* *vendito.* Et de lxij s. iij d. de lxj *multonibus* *venditis* *vnde* xlvj *hospitio* *domini* *precium* *capitis* xij d. et xv *precium* *capitis* xij d. Et de lxx s. de iiij *hurtardis* lxvj *ouibus* *matricibus* *venditis* *precium* *capitis* xij d. Et de v s. vj d. de xj *agnis* *de* *extractis* *ante* *tionem* *venditis* *precium* *capitis* vj d. *Summa* vij li. vj s. j d.

Fines et maritagia. Et de xij s. iiij d. de Tethingapenny ad *turnum* *sanc̃ti* *Martini* *et* *hocke.* Et de xvij d. de Roberto Trigge pro Alicia filia sua *maritanda* *infra.* Et de xij d. de Ricardo Veynes pro j *messuagio* j *Cotland* *terre* *native* *in* *Craule* *que* *fuerunt* *Roberti* *Lamherde* *et* *que* *deuenerunt* *in* *manus* *domini* *tamquam* *escaeta* *eo* *quod* *nullus* *de* *sanguine* *licet* *proclamatio* *facta* *fuerit* *secundum* *consuetudinem* *manerii* *pro* *eisdem* *finire* *curavit* *ad* *hoc* *compulsus* *habendis.* Et de ij s. de Christina Pake pro se *maritanda* *extra.* *Summa* xvij s. x d.

Perquisita. Et de xxj d. de *perquisitis* *turni* *sanc̃ti* *martini.* Et de xvij d. de *perquisitis* j *Curie* *tente* *ante* *dictum* *turnum.* Et de xvij d. de *perquisitis* *turni* *de* *hocke.* Et de ix d. de *perquisitis* j *Curie* *tente* *ante* *dictum* *turnum.* Et de ij s. ix d. de *perquisitis* ij *Curiarum* *tentarum* *post* *dictum* *turnum.* *Summa* viij s. ij d.

Venditio super Compotum. Et de xiiij s. iij d. de *rebus* *venditis* *super* *compotum.* *Summa* xiiij s. iij d. *Summa* *totalis* *Recepte* lxij li. vij s. iij d. ob.

Custus carucarum. In *ferro* *et* *acero* *emphis* *pro* *ferramentis* *iiij* *carucarum* *per* *annum* *xvj* *s.* In *iiij* *ferris* *pedalibus* *emphis* *xviiij* *d.* In *ij* *paribus* *rotarum* *pro* *carucis* *xij* *d.* In *j* *cultro* *dirrupto* *emendo* *ij* *d.* In *j* *vomere* *xx* *d.* In *j* *caruca* *de* *nouo* *facienda* *iiij* *d.* In *carucis* *chippandis* *et* *vestiandis* *vj* [d.]. In *ferramentis* *vj* *equorum* *iiij* *s.* In *stipendiis* *ij* *bouariorum* *et* *j* *fugatoris* *per* *annum* *xij* *s.* *Summa* xxxvij s. ij d.

Custus carectarum. In *j* *pari* *bridde* *vj* *s.* *viiij* *d.* In *j* *ligatura* *cum* *gropis* *grossis* *et* *munutis* *clavis* *xxv* *s.* In *dicta* *carecta* *liganda* *xij* *d.* In *modiis* *dicte* *carecte* *ferro* *frettandis* *xviiij* *d.* In *dicta* *carecta* *axanda* *vj* *d.* In *vj* *clutis* *xij* *d.* In *vncto* *iiij* *d.* In *pari* *tractuum* *vj* *d.* In *j* *colari* *x* *d.* In *albo* *corio* *vj* *d.* In *ferramentis* *iiij* *equorum* *v* *s.* In *stipendio* *j* *carectarii* *per* *annum* *iiij* *s.* *Summa* xlvj s. x d.

Emptio bladi. In *xx* *quarteriis* *vij* *bussellis* *frumenti* *emphis* *pro* *semine* *vij* *li.* *xiiij* *s.* *j* *d.* *precium* *quarterii* *vij* *s.* *iiij* *d.* In *xxviiij* *quarteriis* *vj* *bussellis* *ordei* *emphis* *vj* *li.* *xvij* *s.* *iiij* *d.* *vnde* *vj* *quarteria* *iiij* *busselli* *precium* *quarterii* *iiij* *s.* *et* *xxij* *quarteria* *ij* *busselli* *precium* *quarterii* *v* *s.*

In xxiiij *quarteriis* vij *bussellis* *dimidio* *auene* *emptis* iiij li. iiij s. v d. q. vnde viij *quarteria* *precium* *quarterii* ij s. viij d. et xvj *quarteria* vij *busselli* *dimidius* *precium* *quarterii* iiij s. viij d. In iiij *quarteriis* j *bussello* *dimidio* *vesciarum* *emptis* xxv s. vj d. *precium* *quarterii* viij s. *Summa* xix li. xix s. iiij d. q.

Emptio stauri. In j *equo* *empto* xvij s. vj d. *Summa* *patet.*

Custus bercarie. In j *barello* *tarre* de magn' *bond'* et vij *lagenis* et *dimidia* [punguis] *pro* *vinctura* *bidentium* x s. In *vincto* et *cepo* ad *idem* xx s. In *rubeo* *colore* vj d. In xxx *clatibus* *faciendis* xv d. In *bruera* *falcanda* *pro* *clatibus* *Wesciandis* *hoc* *anno* *pro* *defectu* *straminis* xiiij d. In *pastura* *empta* de *tenemento* *quod* *fuit* *Roberti* *Wodecote* in *manibus* *domini* *pro* *bidentibus* xxj s. In *feno* *pro* *sustentacione* *bidentium* *anni* *futuri* *empto* lx s. In *stipendiis* ij *bercariorum* *ouium* et *hogastrorum* *per* *annum* viij s. In *panno* *lineo* et *laneo* *empto* v d. In *pressura* ij d. In *ollis* et *patellis* *luti* iiij d. In j *forma* *pro* *caseo* vj d. In *stipendio* j *daie* ij s. *Summa* vj li. v s. iiij d.

Custus domorum. In *stipendio* j *coopertoris* *cooperientis* *super* *gran-*
giam et *bouariam* *per* xx *dies* viij s. iiij d. *per* *diem* *cum* *suo* *auxiliatore*
v d. In ij *quarentenis* *circa* *copicium* de *nouo* *claudendis* iiij s. *pro* *qua-*
rentena xvij d. *Summa* xj s. iiij d.

Sarculatio et falcatio. In *omnibus* *bladis* *domini* *sarculandis* ad *tas-*
cham v s. *Summa* *patet.*

Custus autumpni. In *pane* *empto* ad iiij *precarias* de ccxxvij *homini-*
bus *customariis* *cum* *ministriis* *Curie* *qui* *messuerunt* lxxvj *acras* *fru-*
menti *per* *perticam* ix s. vj d. *cuilibet* *eorum* *panis* de *ob.* In *caseo* *pro*
eisdem iiij s. ix d. *cuilibet* *eorum* *caseum* de q. In *ceruisia* xx d. *preterea*
messe et *ligate* *fuertunt* xvij *acre* *ordei* lxxv *acre* *auene* et iiij *acre* *vesciarum*
per *perticam* de *consuetudine* *pro* *Niedacra.* In lxj *acris* *dimidia* *ordei*
xij *acris* *pisarum* xvj *acris* *vesciarum* *metendis* et *ligandis* ad *tascham*
xxxv s. ij d. *ob.* *pro* *acra* *per* *perticam* v d. In *stipendio* j *haiwardi* *per*
annum vj s. viij d. *Summa* lvij s. ix d. *ob.*

Trituratio. In xxj *quarteriis* vj *bussellis* *frumenti* iiij *quarteriis* ij *bus-*
sellis *pisarum* ij *quarteriis* v *bussellis* *vesciarum* *tritrandis* ad *tascham*
preterea liij *quarteria* iiij *busselli* *tritratata* *per* *opera* iiij s. viij d. *pro*
quarterio ij d. In xlix *quarteriis* iiij *bussellis* *ordei* *tritrandis* ad *tas-*
cham vj s. ij d. *pro* *quarterio* j d. *ob.* In xxxj *quarteriis* iiij *bussellis*
auene *tritrandis* ad *tascham* ij s. viij d. q. *pro* *quarterio* j d. In *medi-*
etate *tocius* *bladi* *qui* [for quod] *tritratatum* ad *tascham* *ventilanda*
xiiij d. *ob.* *pro* *quarterio* q. *Summa* xiiij s. vj d.

Expense Senescalli. In *expensis* *Thome* de *Pentelowe* *senescalli* *ven-*
ientis *ibidem* *pro* *turnis* *tenendis* xiiij s. ix d. *ob.* q. *per* ij *billas.* *Summa*
patet.

Vadia ballivi. In *vadiis* *Rogeri* *Haiwode* *ballivi* in *parte* *vadiorum*

suorum xl s. et residuum capit in aliis maneriis. Summa xl s. Summa omnium expensarum xxxviij li. x s. v d. ob. Et debent xxiij li. xvj s. x d.

Allocatio sine brevi. Inde allocantur preposito vj d. pro expensa j hominis ad equum carientem poletriam apud Farnham pro hospitio domini contra Natalem. Et eidem ij s. ix d. de prebenda equi carientis poletriam et alia victualia ad hospitium domini. Et eidem xxij s. de diuersis oneratis et disallocatis in presenti compoto. Summa xxvj s. iij d.

Allocatio per breve. Et eidem viij li. xij s. vij d. quos liberaverunt domino Johanni Bleobury Garderobario domini in pecunia et diuersis victualibus pro eodem hospitio vnde in pecunia c xij s. iij d. Summa viij li. xij s. vij d.

Liberatio denariorum. Et liberaverunt domino Johanni Payn Thesaurario de Wolueseia per j talliam x li. x s. ix d. Summa patet. Summa omnium allocationum et liberationum xx li. ix s. vij d. Et debent de Claro iij li. viij s. iij d.

Fruementum. Idem respondent de lxxiiij quarteriis ij bussellis de toto exitu per talliam contra Gilbertum Dauy vnde iij quarteria iij busselli trituratione per opera. Et de xx quarteriis vij bussellis de emptis. Summa iij^{xx} xv quarteria j bussellus. De quibus in semine super lxxvj acras per perticam Byesteputhulle xx quarteria vij busselli super acram ij busselli j peccum minus in toto ij busselli dimidius et tantum quia per standardum. In pane furniato pro expensis Senescalli venientis ibidem pro turnis tenendis iij busselli per ij billas. In venditis lxxij quarteria vj busselli. Summa que supra. Et eque.

Ordeum. Et de xlix quarteriis iij bussellis receptis de exitu per talliam contra eundem. Et de xxviij quarteriis vj bussellis de emptis. Summa lxxviij quarteria j bussellus. De quibus in semine super lxxiiij acras per perticam in Geredelonde et Langelonde xxxviij quarteria iij busselli super acram iij busselli peccum minus in toto ij busselli peccum et tantum causa que supra. In mixtura ad liberationem famulorum xxxix quarteria v busselli. Summa que supra. Et eque.

Auena. Et de xxxj quarteriis iij bussellis auene receptis de exitu per talliam contra eundem. Et de v quarteriis per estimationem in garbis. Et de xxiij quarteriis vij bussellis dimidio de emptis. Et de iij quarteriis de exitu noui grani. Summa lxxv quarteria ij busselli dimidius. De quibus in semine super lxx acras per perticam in la Combe et Haselforlange xxxvj quarteria iij busselli dimidius super acram iij busselli dimidius et tantum causa que supra. In datis bobus per estimationem in garbis v quarteria et non plus hoc anno pro maximo defectu auene. In prebenda iij equorum caretariorum per annum v quarteria. In pre-

benda vj affrorum per annum vij quarteria. In farina facta pro potagio famulorum iij quarteria iiij busselli. In prebenda equorum Senescalli venientis ibidem pro turnis tenendis j quarterium ij busselli per ij billas. In venditis hospitio domini iiij quarteria. Et super compotum iij quarteria pro[—]. Summa que supra. Et eque.

Pise. Et de iij quarteriis ij bussellis pisarum receptis de exitu per talliam contra eundem. Et de j quarterio iiij bussellis per estimationem in garbis. Summa iiij quarteria vj busselli. De quibus in semine super xij acras per perticam in la Combe iij quarteria ij busselli super acram ij busselli peccum minus in toto j bussellus et tantum causa que supra. In sustentatione ouium in yeme j quarterium iiij busselli. Et eque.

Vescie. Et de ij quarteriis v bussellis vesciarum receptis de exitu per talliam contra eundem. Et de ij quarteriis per estimationem in siliquis. Et de iij quarteriis j bussello dimidio de emptis. Summa vij quarteria vj busselli dimidiis. De quibus in semine super xx acras per perticam in la Combe v quarteria v busselli super acram ij busselli peccum et tantum causa que supra. In sustentatione ouium in yeme ij quarteria. In venditis super compotum j bussellus dimidiis pro [—]. Et eque.

Liberatio Famulorum. Et de xxxix quarteriis v bussellis ordeï receptis vt supra pro liberationibus famulorum. Summa xxxix quarteria v busselli. De quibus in liberatione j haiwardi j Carectarii ij carucariorum et ij bercariorum ouium et hogastrorum per annum xxxj quarteria j bussellus quilibet capit quarterium ad x septimanas. In liberatione j garconis auxiliantis bercariis tempore agnellationis et custodientis agnos per se a tempore separacionis usque tonsionem j quarterium. In liberatione j daie per annum iij quarteria ij busselli capientis quarterium ad xv septimanas. In liberatione j fugatoris euntis ad iij carucantes ad ij seisonas et auxiliantis carectariis pro diuersis cariagiis per annum iiij quarteria ij busselli capientis quarterium ad xij septimanas. Et eque.

Equi. Et de iij equis de remanentibus. Et de j de empto. Summa iiij. De quibus in vendito j. Et remanent [iiij] equi.

Affri. Et de vj affris de remanentibus. Et de j de herietto Gilberti valker. Summa vij. Inde in vendito j. Et remanent vj affri.

Boues. Et de xx bobus de remanentibus. Et remanent xx boues.

Hurtardi. Et de xv hurtardis de remanentibus. Et de iiij de adiunctis. Summa xix. De quibus in venditis preposito de Stoke post tonsionem iiij. Et remanent xv hurtardi.

Multones. Et de d xxvj multonibus de remanentibus. Et de c xix de adiunctis. Summa dc xlv. De quibus in morina ante tonsionem x et post tonsionem iiij. In venditis lx post tonsionem vnde hospitio domini xlvj. Summa lxxv. Et remanent d lxx multones vnde xliiij kebbati.

Oues. Et de cccc lxx ouibus de remanentibus. Et de c xliij de adiunctis. Summa d iiij^{xx} ix. De quibus in morina ante agnellationem viij et

post agnellationem et ante tonsionem iiij et post tonsionem vj. In venditis post tonsionem lxxvj vnde preposito de Stoke lj. Summa iiij^{xx} iiij. Et remanent d v oues vnde xxx kebbate.

Hogastri. Et de cc liiij hogris de remanentibus agnis. De quibus in morina ante tonsionem xvij. In adiunctis cum multonibus c xix cum hurtardis iiij et cum matricibus c xiiij. Et eque.

Agni. Et de ccc lxxv agnis de exitu et non de pluribus quia viij oues mortue ante agnellationem iiij^{xx} j fuerunt steriles et xij fecerunt abortum. Summa ccc lxxv. De quibus in morina ante separacionem lxxvj. In decima xxxj. In consuetudinibus prepositi fabri et bercarii multonum iiij. In morina post separacionem et ante tonsionem iiij et post tonsionem v. In venditis ante tonsionem xj de extractis. Summa c xx. Et remanent cc lv agni.

Auce. Et de j ancere et iiij marioles de remanentibus. Et de xxiiij de exitu. Summa xxix. De quibus in decima ij. In venditis xxij. Et remanent j ancer et iiij mariole.

Capones. Et de xxiiij caponibus de remanentibus. Et de xxiiij factis de pulcinis. Summa xlvij. De quibus in venditis xxiiij. Et remanent xxiiij capones.

Gallus et galline. Et de j gallo et v gallinis de remanentibus. Et de c xxv de Cheriseto ad festum sancti Martini. Summa c xxxj. De quibus in defectu terre le Stronge tracte in dominicum per annum iiij. In defectu terre Willelmi de Curia pro simili iiij. In defectu terre Roberti Crouche pro simili iiij. In defectu terre Willelmi Le Swon pro simili iiij. In defectu terre Ricardi vaccarii pro simili iiij. In defectu terre Ricardi Cnaue pro simili iiij. In defectu terre Rogeri Crop Alicie Hodeman Rogeri Gibbes Johannis Cartere Johannis Trigge Junioris Johannis Trigge senioris et Radulphi Smyth quia viduarii et vidua xiiij pro quolibet ij. In defectu terre Johannis Body Johannis Coupere Thome Symond et Johannis moraunt xvj pro quolibet iiij quorum tenementa sunt in manibus domini per obitum eorum in pestilentia. In defectu terre Roberti Wodecote pro iij tenementis que tenentur in manibus domini per pestilentiam v. In venditis lxxvj. Summa c xxv. Et remanent j gallus et v galline.

Pulcini. Et de xxiiij pulcinis de exitu. Et omnes fiunt in capones. Et nihil remanet.

Oua. Et de cc ouis de exitu gallinarum. Et omnia vendita infra. Et nihil remanet.

Vellera. Et de xv velleribus hurtardorum d xvj multonum cccc lxiiij ouium et cc xxxvij hogastrorum prouentis ad tonsionem. Summa mcc xxxj. De quibus in decima c xxiiij. Liberata apud Wolueseiam mc viij vellera que fecerunt v saccos xix clavos j libram.

Lana agnina. Et de cc lx velleribus agninis prouentis ad tonsionem

hoc anno. Et omnia liberata apud Wolueseiam ponderantia xij clavos vj libras.

Lana fracta. Et de iiij clavis lane fracte de exitu hoc anno. Et vendita infra. Et nihil remanet.

Pelles lanute. Et de x pellibus multonum xij ouium et xvij hogastro- rum de morina ante tonsionem. Et vendite infra. Et nihil remanet.

Pelles nude. Et de iiij pellibus multonum et vj ouium de morina post tonsionem. Et vendite infra. Et nihil remanet.

Pelles agnine. Et de lxxv pellibus agnorum de morina ante separa- cionem. De quibus in decima vj. In venditis lx. Et nihil remanet.

Pelles rottorum. Et de iiij pellibus agnorum de morina post separa- cionem et ante tonsionem. Et vendite infra. Et nihil remanet.

Pelles nude agnine. Et de v pellibus agnorum nudis de morina post tonsionem. Et vendite infra. Et nihil remanet.

Caseus. Et de cx caseis factis de lacte ouium. De quibus in decima xj. In consuetudine prepositi et fabri ij. In venditis iiij^{xx} xvij. Et nihil remanet.

Butirum. Et de ij clavis butiri de exitu. Et venditi infra. Et nihil remanet.

Sed onera[n]tur de ix d. super compotum vt oues reddunt ij d. de lac- tagio cum ij caseis datis de custuma [?] appreciatis ad xij d.

§§ 17. Account of Customary Works, 29 Sept., 1389—28 Sept., 1390.

This document is a part of the reeve's account for the twenty-third year of Bishop William of Wykeham. Although it does not purport to include all the services — only customary services being dealt with — as a matter of fact it comprehends virtually all received by the lord from the Manor of Crawley. There may have been a free tenant, for example, on the estate called the Hoo, but neither he nor his services were very important.

Unfortunately the text of this document is very uncertain because the manuscript is torn in places and at many spots otherwise illegible. It has been found necessary to interpolate words and figures from other sources.¹ This is, of course, a dangerous procedure, but the reader is given due warning of the situation. The paragraphing, which is not found in the manuscript, has been introduced to facilitate reading.

¹ Especially from Ecclesiastical Commission, Various, 159827; also 155828, 159428, and 159445.

Those services which were more or less uncertain in amount come at the end of the document. They include carrying letters and briefs, carting oats to the lord's palace, enclosing Waltham park, carting hay wherever bought, gathering apples at Waltham, carting wool and cheese, and aiding in building. The fixed services, that is, fixed in amount, are set forth in the following table.

TABLE SHOWING SERVICES DUE, RENDERED, AND NOT RENDERED

Service	Due	Acquitted	Defaulted	Rendered
Plowing.....	25 acres	1 acre	15 acres	9 acres
Harrowing.....	90 "	11 "	11 "	68 "
Total acres.....	115	12	26	77
Carrying the sheepfold	75 works	3 works	0 works	72 works
Carting etc. manure.....	186 "	12 "	0 "	174 "
Cutting etc. hay.....	50 "	8 "	5 "	37 "
Carrying wood to Wolvesey	25 "	1 "	0 "	24 "
Washing and shearing sheep.....	297 "	43 "	37 "	217 "
Autumn boon-works.....	265 "	63 "	44 "	158(?) "
Autumn ¹ week-works (every work-day).....	950 "	450 "	250 "	250 "
Carrying grain.....	150 "	6 "	0 "	144 "
Shocking grain.....	6 "	0 "	0 "	6 "
Winter ² week-works (2 days a week).....	1394 "	656 "	410 "	328 "
Total works.....	3398	1242	746	1410

¹ From 1 Aug. to 28 Sept., 8 weeks and 2 days (less holidays).

² From 29 Sept. to 31 July, 43 weeks and 6 days (less 3 holy weeks).

Of the 1242 works acquitted, 836 were for service (of the reeve, smith, three shepherds, and three plowmen) and 406 were temporarily commuted. If we add the services acquitted for special duties, to those actually rendered, we find that 2246 works out of 3398 due were received by the lord. In other words, while only 41.5 % of the works were directly performed, 69 % were rendered directly or indirectly.

There were three holders of farthinglands in North Crawley, who had had their week-works commuted, at least temporarily, that is, 150 autumn works and 256 winter works.

Just as there were eight officials or servants of the manor who had some of their services commuted because of their special duties, so there happened to be eight other tenants who did not perform their obligations. Probably in all cases this was due to the fact that their tenements were in the lord's hands.

In contemplating the great number and range of the services due and rendered, we should not forget the fact that the tenants received benefits. The officials were given various allowances such as lambs and cheese, as we know from the reeve's accounts. The tenants, here as generally, were given food at boon-work; but also at certain other tasks they received at least partial payment for what they did. For plowing, the customary tenant received 1 d. per acre; for sowing and carrying the lord's seed into the granary, he received ten twigs of hazelwood for his 'harness'; and for cutting, binding and gathering the lord's grain at summer work, he received one sheaf per acre. It is said that a winter, or manual, work was worth $\frac{3}{4}$ d., which means probably, not that any such sum was given by way of allowance but that this was the rate of commutation.

In connection with the haying there are said to have been fifty tenants, as also for the shearing of the sheep. But for autumn work there were forty-eight tenants in all. The following table indicates the size of their holdings.

CUSTOMARY TENANTS AND THEIR HOLDINGS

1 tenant, holding 2 virgates of 32 acres.....	64 acres
12 tenants, each holding 1 virgate of 32 acres.....	384 "
14 " " " $\frac{1}{2}$ " " 16 "	224 "
17 " " " 1 farthingland of 11 acres	187 "
4 " " " 1 cottage.....	0 "
48 tenants, holding	859 "

Since these were customary acres, the extent of the customary tenants' arable land was at this time $429\frac{1}{2}$ statutory acres. In a manor of about 3600 acres, this left a large amount of land for common pasture, woods, and waste and for the use of the lord. There can be little doubt that much of the lord's large demesne was used for sheep pasture at this time.

Crawley Manor is here divided into three parts, North, South, and Wodecote, made up of holdings as follows:

South Crawley

1 holding of 2 virgates

11 holdings of 1 virgate

13 holdings of $\frac{1}{2}$ virgate

Wodecote (physically in South Crawley¹)

1 cottage

North Crawley

Both North and South Crawley were prominent in harrowing, haying, autumn bove-works, and in washing and shearing the lord's sheep. But it is in North Crawley, on the farthinglands, that we find the hardest-worked tenants on the manor. They owed the week-work every work-day from 1 August to 28 September, and two days a week from 29 September to 31 July.

The poorest of the tenants, cottagers and farthing holders, lived in North Crawley. They gave week-work which was manual labor. The tenants of South Crawley were the élite of the village. They had beasts of burden and carts. Their distinctive service, at least that part of it limited in amount, was carting manure, hay, wood, and grain for the lord. But at this particular time, they could hardly be regarded as a prosperous class because fifteen of them had no whole plows of their own.

Why the lord went to the trouble of having all these customary services set down in account form, when he already had them duly recorded in his custumal,² is not stated. We may infer, however, that the enforcement or collection of the same was in question or perhaps even difficult. The lord seems here to be on the defensive. A comparable statement of customary services is found in various

¹ In 1872 R. H. Fifield of Littleton surrendered to Philip Vanderbyl, merchant, of London. "One Messuage one toft and one yard and a half of bondland in Crawley on the South part called Woodcote." MS., Millbank, Ecclesiastical Commission, 210157. p. 357 (6 April).

² See above, §§ 11, pp. 229 ff.

reeve's accounts in subsequent years; and it is seen to be a gradually diminishing list. Some of the items, however, linger on to 1690 and even to the enclosure in 1795.

OPERA CUSTUMARIA ¹

Et de arura xxv acrarum proueniente de j Custumario tenente ij virgatas terre xj virgataris et xiiij semivirgataris in Craule in parte Australi quorum quilibet Carucam habens integram arabit j acram sicut iacet ad semen yemale vel quadragesimale percipiendo de domino pro arura cuiuslibet acre j d. Arura Summa xxv acre. De quibus in acquietancia j prepositi tenentis j virgatam terre in parte australi arura j acre. In defectu xv Custumariorum qui non habent Carucas integras arura xv acrarum. In terris dominicis arandis hoc anno arura ix acrarum sicut iacent que faciunt iiij acras dimidiam per perticam. Summa que supra. Et eque.

Et de herciatura iiij^{xx} ix² acrarum proueniente de predicto Custumario tenente ij virgatas terre qui herciabit viij acras xj virgataris et xiiij semivirgataris in Craule in parte boriali³ et j [semi]virgatario in Wodecote quorum quilibet herciabit ij acras iiij Cotagiariis de Craule in parte boriali quorum quilibet herciabit ij acras et xvij ferlingataris de Craule in parte boriali quorum quilibet herciabit j acram et j virgatario in Wodecote qui herciabit vj acras sicut iacent siue hundr'⁴ equum siue non et eas seminabit et semen ad granarium domini in propriis saccis queret percipiente quolibet de domino x virgas coruli pro harnesio suo. Herciatura Summa iiij^{xx} x acre. De quibus in acquietancia j prepositi tenentis j virgatam terre herciatura ij acrarum. In acquietancia j fabri iiij carucariorum et ij bercariorum quolibet tenente j ferlingatam terre herciatura vj acrarum. In acquietancia j bercarii tenentis j cotagium herciatura iiij acrarum. In defectu j virgate terre quondam Roberti Wodecote quia in manu domini herciatura vj acrarum. In defectu j ferlingate terre quondam Johannis Body j ferlingate terre [quondam Johannis] Symond' j ferlingate terre quondam Johannis Morant j ferlingate terre quondam Thome Wayte et j ferlingate terre quondam Walteri Aleyn quia in manu domini herciatura v acrarum. In terris dominicis herciandis ad semen auene hoc anno herciatura lxviij acrarum sicut iacent que faciunt xxxiiij acras [per perticam. Summa] que supra. Et eque.

Et de lxxv operibus prouenientibus de xxv Custumariis in Craule in parte Australi quorum quilibet portabit v clates ad faldam domini de

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159396, memb. 24.

² An error for iiij^{xx}.

³ An error for australi.

⁴ Probably for habebit.

campo in¹ campum quosciens fuerit admouenda. Et estimatur quod fieri poterit communibus annis per iij vices. [Et si] dominus [vlter]ius indigeat vlterius operentur. Portacio falde Summa lxxv opera. De quibus in acquietancia j prepositi iij opera. In falda domini portanda de campo in campum lxxij opera. Et eque.

Et de c iij^{xx} operibus cariaconis et implecacionis fimorum prouenientibus de xxv custumariis in Craule in parte [australi] et iij[?] cota-gariis in parte boriali et ij Custumariis de Wodecote quorum quilibet inueniet j operarium cum equis et Carectis pro fimis in Carectas implendis et vsque in campum cariandis donec totaliter percarientur. Et estimatur quod fieri poterit communibus annis per vj dies. Et si [dominus] plura opera indigeat plura facient. Et si tanta non indigeat per minora sint quieti. Et de vj operibus implecacionis prouenientibus de j Custumario qui inueniet j operarium pro carectis cum fimis implendis per tempus predictum. Cariacio et implecacio fimorum sunima c iij^{xx} vj opera. De quibus in [acquietancia] j prepositi et j bercarii xij opera. In fimis domini in Carectas implendis (per tempus predictum)² et in campum cariandis hoc anno c lxxiiij opera. Summa que supra. Et eque.

Et de l operibus falcacionis spargacionis leuacionis mulliones cariaconis et tassacionis prouenientibus de xxv Custumariis in [Craule in parte] australi et xxv custumariis in parte boriali qui in communi falcabunt spargent leuabunt mulliones cariabunt et tassabunt vj acras prati domini apud Wolueseiam nichil pro eodem percipiendo Falcacio prati de Wolueseia Summa l opera. De quibus in acquietancia j prepositi j fabri iij carucariorum et iij bercariorum [vi]ij opera in defectu [v ferlingatariorum?] quorum tenementa remanent in manu domini vt supra v opera. In feno predictarum vj acrarum prati apud Wolueseiam falcando spargendo leuando mulliones cariendo et tassando xxxvij opera. Summa que supra. Et eque.

Et de xxv operibus cariaconis busce prouenientibus de xxv custumariis [in parte australi de Craule] quorum quilibet cariaabit j Carectam busce vsque Wolueseiam contra Natalem domini nichil pro eodem percipiendo. Cariacio busce vsque Wolueseiam Summa xxv opera. De quibus in acquietancia j prepositi j opus. in busca vsque Wolueseiam cariaanda contra Natalem domini [x]xiiij opera. Et eque.

Et de c operibus locionis prouenientibus de l Custumariis in Craule et Wodecote quorum quilibet inueniet j operarium pro bidentibus domini lauandis. Et estimatur quod fieri poterit communibus annis per ij dies. Et si dominus plura opera indigeat plura facient quousque totaliter [perfic]iebatur[?]. Et de [c iij^{xx}] xv operibus tonsionis prouenientibus de predictis l Custumariis quorum j inueniet (per diem iij)³ operarios j per diem iij operarios x quilibet illorum ij operarios et xxxvij quilibet

¹ Altered from ad.² Struck through.³ Interlineated.

illorum per diem j operarium pro bidentibus domini tondendis. Et estimatur quod fieri poterit communibus annis per iij dies. Et si [dominus plura opera indigeat] plura facient. Et si tanta non indigeat pro paucioribus sint quieti. Et de ij operibus (indig')¹ tonsionis prouenientibus de ij Custumariis in north Craule [quorum vter]que inueniet j operarium per j diem pro bidentibus domini tondendis ut supra. Locio [et tonsio bidentium Summa cc iiiij^{xx} xvij opera. De quibus in] acquietancia j prepositi viij opera. In acquietancia j fabri iij carucariorum et iij bercariorum xxxv opera. In defectu j virgate terre j semivirgate et j cotagii in Wodecote et [v ferlingatarum] in Northcraule quia in manu domini vt supra xxxvij opera. In bidentibus domini lavandis et tondendis cc xxvij opera. Et eque.

Et de cc lj² operibus precarii prouenientibus de xlvij Custumariis in Craule et Wodecote quorum j inueniet iij operarios ad iij precaria per iij dies j inueniet iij operarios et [xxxij] quilibet illorum inueniet ij operarios et xliij quilibet inueniet j operarium ad [iij] precaria in autumpno [pro bladis domini metendis ligandis et adimendis ad] cibum domini. [Et de iij operibus] precarii precarii [sic] prouenientibus de ij Custumariis quorum vterque inueniet j operarium ad ij precaria ad cibum domini vt supra. Et de iij operibus precarii prouenientibus de iij Custumariis quorum quilibet inueniet j operarium ad j precarium ad cibum [domini] vt supra. [Precaria autumpnalia Summa cc lxx opera.] De quibus in acquietancia j prepositi iij carucariorum et iij bercariorum xliij opera cuilibet vj opera. In acquietancia j Wodewardi nihil quia nullus de Custumariis hoc anno. In acquietancia j fabri iij opera. In acquietancia iij[?] ferlingatariorum quorum opera relaxata ut infra xvij opera cuilibet vj opera. In defectu j virgate et j semivirgate in Wodecote et v ferlingatarum in Craule quia in manu domini vt supra xliij opera cuilibet vj opera. In defectu j cotagii in Wodecote quia in manu domini vt supra ij opera. In lv acris frumenti metendis ligandis et adimendis c lv opera. summa que supra. Et eque.

Et de dcccc l operibus prouenientibus de xi[x] Custumariis in Northcraule quorum quilibet operabit j opus quolibet die operabili inter gulam augusti et festum sancti michaelis exceptis diebus festiuis in quibus operari non debent. Et quando mecunt mecent pro j opere dimidiam acram frumenti ordeï pisarum vel vescarum vel j acram auenarum sicut iacet percipiendo de domino pro messendo³ ligando et adimendo cuiuslibet acre j garbam. Summa dcccc l opera. De quibus in acquietancia iij carucariorum et iij bercariorum ccc opera. In acquietancia iij ferlingatarum in Northcraule quorum opera relaxata vt supra c l opera. In defectu v ferlingatarum quia in manu domini vt supra cc l opera. In ac-

¹ Struck through.

² Apparently an error for cc lxx.

³ Error for metendo.

quietancia iiij ferlingatariorum operancium hoc anno pro diebus festi-
vis contingentibus in diebus suis operabilibus hoc anno xxiiij opera. In
xxxvij acris dimidia ordei et xxxvij acris auenarum pro¹ perticam me-
tendis ligandis et adimendis cc xxvj opera pro acra ordei iiij opera et
pro acra auenarum ij opera. Summa que supra et eque.

Et de cl operibus cariacionis provenientibus de xxv Custumariis in
Suthcraule quorum quilibet cariaabit blada domini donec totaliter intran-
tur. Et estimatur quod fieri poterit communibus annis per vj dies. Et
si dominus plura opera indigeat plura facient. Et si tanta non indigeat
per pauciora sint quieti. Cariacio bladi summa cl opera. De quibus in
acquietancia j prepositi vj opera. In bladis domini cariaandis hoc anno
c xliij opera. Et eque.

Et de vj operibus tassacionis provenientibus de j Custumario in
Suthcraule qui inueniet j operarium pro bladis domini tassandis quous-
que totaliter tassentur. Et estimatur quod fieri poterit communibus
annis per vj dies. Et si dominus plura opera indigeat plura facient. Et
si tanta non indigeat per minora sint quieti. Tassacio bladi Summa vj
opera. Et computatur in bladis domini tassandis. Et eque.

Et de mccc iiij^{xx} xiiij operibus provenientibus de xvij Custumariis de
Northcraule quorum quilibet operabit ij opera qualibet septimana inter
festum Sancti Michaelis et gulam Augusti exceptis inde iiij septimanis
[festivis] videlicet Natalis domini Pasche et Pentecostes in quibus non
operabunt nec superius oneratur in capiti de quolibet iiij^{xx} ij opera. Et
quando triturant quilibet illorum triturabit iiij bussellos frumenti vel v
bussellos ordei iiij bussellos pisarum vel vscarum vel vj bussellos auena-
rum pro j opere et valet opus ob. q. Opera manualia summa mccc [iiij^{xx}
xiiij]. De quibus in acquietancia iiij carucariorum et ij bercariorum
cccc x opera cuilibet iiij^{xx} ij opera. In acquietancia iiij ferlingatarum
quorum opera relaxata vt supra cc xlvj opera. In defectu v ferlingata-
rum quia in manu domini vt supra cccc x opera cuilibet iiij^{xx} ij opera.
In liij quarteriis iiij bussellis frumenti iiij quarteriis Curalli iiij quarteriis
iiij bussellis pisarum et iiij quarteriis vj bussellis [vescarum trituran-
dis et] ventilandis c lxxv opera pro vj bussellis j opus. In iiij^{xx} xv
quarteriis v bussellis ordei tritrandis et ventilandis c liij opera pro v
bussellis j opus. Summa que supra. Et eque.

Et sciendum est quod omnes Custumarii de Northcraule portabunt
litteras vel brevia vsque Merdon vel Ouerton quoscians vel quando nec-
cesse fuerit. Et eciam cariaunt j quarterium [auenarum] vsque Wolue-
seiam pro mora domini ibidem unde ij Custumarii de Wodecote Debent
eciam claudere et sustinere in communi cum auxilio omnium Custuma-
riorum de Suthcraule xvj perticas palicii circa parcum de Waltham.
Debent eciam querere et cariare cum equis et caretis suis fenum pro

² Error for per.

aueris domini vbicunque emptum fuerit. [Ita] quod possint ire et redire per j diem. Et debent predicti Custumarii de Suthcraule in communi inuenire v homines ad collegenda poma in gardino de Waltham. Item debent cariare lanam vel caseum domini vsque Hamptoniam vel Byterne. Et si dominus voluerit aliquam domum edificare debent querere meremium [apud] Merdon et cariare vsque Craule. Et facient mulliones de stramine remanente in Curia quando neccesse fuerit. Opera facienda in communi.

§§ 18. Reeve's Account 29 Sept., 1409—28 Sept., 1410.

This account states that it runs from Michaelmas for one whole year. We know from other accounts too that this was the general practice — to begin the agricultural year at Michaelmas.

The new circumstance is that the Manor of Crawley has, apparently for the first time, been leased to the reeve. Since this was the third year, the lease probably began 29 September, 1407. This may be regarded as a landmark for Crawley. The present lease was to run for twelve years. It seems to have involved very largely the grain farming, that part of the management of the manor which had become so difficult — in view of the scarcity of tenants and their unwillingness to give services in kind. At any rate, when the price of grain was high, the reeve accounted for only a small fixed amount; when it was low, he accounted for a greater yield. Here was a chance for some profits on the part of the reeve, with but slight variation in the income of the lord.

An instance also occurs of the leasing of a tenant's holding. It is said that this was the eighth of the twelve years which the lease was to run. The period accordingly was from 1402 to 1414. The holding was Robert Wodecote's virgate of bondland together with his 22 acres of purpresture land leased to Robert Crompe.

The second chief interest of the account lies in the sale or commutation of labor services. Eleven persons paid for commutation, three for autumn week-works and eight for all week-works. At least we infer that week-works were the only ones involved. All the commuters were holders of farthinglands to which the week-works in Crawley were attached.

Difficulties between King Henry IV and his kinsman, Henry,

Bishop of Winchester, are indicated by the reference to the escheator. Apparently the situation was not ironed out until 1412.

There are several indications of the breakdown of reeve cultivation (sometimes called bailiff farming). There was the commutation above mentioned. There was a diminishing supply of laborers for the harvest. And there was a lease in operation. None of these things necessarily involved any great change, but they were the entering wedge to new conditions.

The lord possessed certain furlongs or fields; at least he had a special interest in them. La Sherte and Trendale and Holyndane he sold for pasture. One he sowed to grain. Three he used for pasturing his own stock. And two, Drakenorth and Bashamle, lay in common. Whether this meant for the use of both lord and tenants, or only tenants, is not indicated.

On the market, probably at Winchester, the reeve sold 25 6/8 quarters of wheat, 10 being at 8s. 8d. and 15 6/8 at 8s. He also sold 56 wether kebbs at 14d. each. Probably on the same market, he bought a horse — for 34s. 1d. Eight quarters of wheat were sold for a loan (*per mutuum*) at 10s. a quarter, while the rest of the wheat brought 8s. 8d. and 8s. It would seem that the 8 quarters were sold on credit, and at a sufficiently high rate to justify our seeing usury or interest in the transaction. Sales on credit are extremely rare in Crawley accounts.

The parson (or rector) of the church of Crawley paid 12d. for a piece of demesne land. Whether it was for pasture or tillage is not stated.

There was no ewe's milk this year because of the dryness of the summer. A stray wether is accounted for. Indeed this is a rather new item, to be found frequently in the accounts and court rolls, however, from the early fifteenth to the late eighteenth century. As before, we note the allowances or credits given to the reeve, probably to cover special circumstances. Sometimes these were authorized by writs and sometimes not.

New hedges were being made around the coppice, between the court and a field, and around the woods. Of course, the arable fields were still generally unenclosed in Crawley.

Families that recur in Crawley for generations are found in this

account, notably the Selys, Davys, and Waytes. The last-named family was represented in the village until the late nineteenth century, that is, for about 500 years. At the time of the present account the family resided in North Crawley, in later centuries in South Crawley. There are many indications that the Wayte family became one of the most propserous in Crawley.

CRAULE¹

Compotus Willelmi Cuppere prepositi ibidem a festo Sancti Michaelis anno translationis domini Henrici Beaufort Episcopi Wyntoniensis v^{to} vsque idem festum extunc proximum sequens anno dicti Episcopi vj^{to} per Annum integrum.

Arreragium. Idem reddit de xvij s. vj d. de arreragio vltimi Compoti anni precedentis vt patet in pede ibidem. Summa xvij s. vj d.

Redditus assisi. Et de lxiiij s. vj d. de toto redditu assiso ad festum Natalis domini. Et de lxvij s. x d. de toto redditu assiso ad festum Pasche. Et lxiiij s. vj d. de toto redditu assiso ad festum Natalis Sancti Johannis Baptiste. Et de c iiij s. j d. de toto redditu assiso ad festum Sancti Michaelis. Et de xij d. de Symone Membury parsona ecclesie de Craule de incremento redditus pro j parcella terre de dominico domini apud Puthulle ad iiij terminos. Summa xv li. xxiiij d.

Acquietancie redditus. In Acquietancia redditus j prepositi per Annum v s. In acquietanciis redditus iij Carucariorum et j Fabri per annum x s. viij d. cuilibet ij s. viij d. In acquietanciis redditus j bercarii multonum j bercarii ouium matricium et j Custodis Hogasthorum per Annum viij s. cuilibet ij s. viij d. Summa xxij s. viij d.

Defectus redditus. In defectu redditus terre Willelmi Stronge tracte in dominicum per annum ij s. In defectu redditus terre Willelmi de Curia pro simili ij s. viij d. In defectu redditus terre de Alebroke qui modo remanet apud merdonam per annum v s. In defectu redditus terre Roberti de Crouche tracte in dominicum per annum ij s. viij d. In defectu redditus terre Roberti Coxe pro simili ij s. viij d. In defectu redditus terre Porcarii pro simili ij s. viij d. In defectu redditus terre vaccarii per annum ij s. viij d. Summa xx s. iiij d.

Defectus redditus per pestilentiam. In defectu redditus j virgate terre native et xxiij acrarum terre purpresture que fuit Roberti Wodecote modo remanentis in manibus domini per annum xxj s. Summa xxj s. Summa acquietanciarum et defettus Redditus lxx s. Summa Redditus remanentis de claro xj li. xvj s. xj d.

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159412, memb. 24.

Ciminum. Et de j libra Cimini de redditu Johannis Fromonde pro j crofta vocata le howe. Et liberata super scaccarium. Et eque.

Exitus tenementi in manibus domini. Et de xxij s. de exitu j virgate terre native et xxij acrarum terre purpresture que fuit Roberti Wodecote sic dimissarum Roberto Crompe ad terminum xij annorum hoc anno viij^o. Summa xxij s.

Venditio operum. Et de iiij s. de henrico Wodecote pro operibus j ferlingi terre sibi relaxatis dum domino placuerit. Et de iiij s. de Johanne Sely pro operibus j ferlingi terre sibi relaxatis. Et de iiij s. de Roberto Sely pro operibus j ferlingi terre sibi relaxatis. Et de vj s. viij d. de Willelmo Vayne pro operibus j ferlingi terre sibi relaxatis. Et de iiij s. de Johanne lange pro operibus j ferlingi terre sibi relaxatis. Et de viij s. de Johanne Belle pro operibus ij ferlingorum terre sibi relaxatis. Et de iiij s. de Willelmo hodman pro operibus j ferlingi terre sibi relaxatis. Et de vj s. viij d. de Johanne Mulward pro operibus j ferlingi terre sibi relaxatis. Et de x s. de operibus autumpnalibus ij ferlingorum terre videlicet Johannis Baret Rogeri Gybbes et Johannis Dauby eisdem relaxatis causa inopie eorundem ad voluntatem domini pro quolibet iij s. iiij d. Summa lj s. iiij d.

Exitus manerii. Et de xij s. de pannagio porcorum ad festum sancti martini. Et de xij d. de pannagio vitulorum hoc anno. Et de xv s. de pannagio xxvj vaccarum et xij bouiculorum ad terminum de hocke pro vacca vj d. et pro bouiculo ij d. Et de xxxv s. de vij acris subbosci venditis pro acra v s. De pastura yemali in bosco vendita nihil quia depascitur cum hogastris domini. Et de v s. de pastura in Trendale et holyndane vendita. De pastura in Drakenorthe vendita nihil quia iacet in communi. Et de iiij s. ij d. de porcis agistatis in stipula domini hoc anno. De pastura fossati circa Curiam nihil quia pro equis domini. De pastura in Locforlange et markforlange nihil quia seminabatur. De pastura in Bashamle nihil quia iacet in communi. Et de iij s. iiij d. de pastura in la Sherte vendita homagio per annum. De pastura circa bartonas bercariarum nihil quia pro equis domini. De pastura in Puthulle nihil pro bidentibus domini. De ouibus in falda Custumariorum nihil quia non excedunt certum numerum xxv hoc anno. Et de vij s. iiij d. de xxij aucis venditis precium capitis iiij d. Et de viij s. de xxiiij Caponibus venditis precium capitis iiij d. vnde hospicio domini xiiij. Et de xiiij s. x d. de iiij^{xx} iij gallis et gallinis venditis precium capitis ij d. Et de xij d. de coriis ij equorum de morina venditis. Et de xiiij d. de corio j bouis de morina vendito. Et de vij s. viij d. de pellibus xxiij multonum ix ouium matricium et xij hogastorum de morina ante tonsionem venditis precium pellis multonis iiij d. matricis ij d. et hogastri j d. ob. Et de x d. de pellibus vij multonum et iij matricium de morina post tonsionem precium pellis j d. Et de ij s. v d. de pellibus xij agnorum de

morina ante separacionem venditis precium duodecim viij d. Et de iij d. de pellibus iij agnorum rottorum de morina post separacionem et ante tonsionem. Et de x d. de plectria xx agnorum de morina post tonsionem vendita precium pellis ob. Et de xx d. de ij clavis lane fracte venditis. Et de xvj s. vj d. de xj clavis lane agnine venditis precium clavi xvij d. De lacte ouium matricium nihil quia non lactabant causa scicitatis in estate. Et de x d. de cc ouis gallinarum venditis. De equis agistatis in bosco domini nihil pro bidentibus domini. Et de iij s. iiij d. de Johanne Wayte pro pastura l bidentium cum multonibus domini annexata ad ij ferlingos terre native Summa vij li. ij s. ij d.

Venditio bladi. Et de xv li. viij d. de xxxiiij quarteriis vj bussellis frumenti venditis vnde per mutuum viij quarteria precium quarterii x s. et in foro xxvj quarteria vj busselli vnde x quarteria precium quarterii viij s. viij d. et xv quarteria vj busselli precium quarterii viij s. Et de xv li. de l quarteriis ordeï venditis precium quarterii vj s. Et de lxij s. iiij d. ob. de xxj quarteriis j bussello auene venditis precium quarterii iij s. Summa xxxij li. iiij s. ob.

Venditio Stauri. Et de lxxvij s. iiij d. de lxxvij multonibus kebbatis post tonsionem venditis vnde hospicio domini xij precium capitis xij d. et in foro lvj precium capitis xiiij d. Et de lxxvij s. de ij hurtardis et lxx matricibus kebbatis venditis precium capitis xiiij d. Et de viij li. vj s. viij d. de c hogastris ante tonsionem venditis seruienti de Waltham laurens precium capitis xx d. Et de ix s. iiij d. de xiiij agnis extractis venditis precium capitis viij d. Et de xx s. de porcellis de exitu j suis sic dimisse ad firmam hoc anno. Summa xvij li. x s. iiij d.

Fines. Et de xij s. iiij d. de tuthyngpenny ad turnos sancti Martini et hocke. Et de iij s. iiij d. de Alicia Hankyn pro Cristina filia sua maritanda extra. Et de vj d. de Thoma Aleyn pro j tofto et j ferlingo terre native in Craule in parte boriali que quondam fuerunt Johannis Moraunt et que deuenerunt in manus domini tanquam escaeta sua eo quod nullus de sanguine dicti Johannis licet proclamatio facta fuerit secundum consuetudinem manerii pro eisdem finire curauit ad hoc compulsus habendis. Et de v s. de Johanne Gibbes pro Johanna filia sua maritanda extra. Summa xxij s. ij d.

Perquisita. Et de xxij d. de perquisitis turni sancti Martini. Et de iiij s. iiij d. de perquisitis turni de hocke. Et de vij s. viij d. de perquisitis Curie tente inter dictos ij turnos. Et de vj s. de perquisitis Curie tente post dictum turnum de hocke. Summa xix s. x d.

Venditio super compotum. Et de ix s. de diuersis venditis super compotum vt extra. Summa ix s. Summa totalis Recepte cum arreragio lxxvj li. xvj s. iiij d. ob.

Custus carucarum. In fero et acere emptis pro ferramentis iij Carucarum per annum xvj s. viij d. In j noua Caruca empta xij d. In eadem

liganda iij d. In *carucis chippiandis et vestiandis* per annum vj d. In iij *ferris pedalibus emptis* xvij d. In iij *paribus rotarum pro Carucis emptis* ij s. In iij *jugis faciendis* iij d. In j *vomere empto* xx d. In iij *capistris emptis* iij d. In *stapulis et annulis ferri fractis reficiendis* viij d. In *Precariis* viij *carucarum de custumariis qui arrauerunt* viij *acras sicut iacent* viij d. In xvij *bobus ferrandis et iterum affirmandis* ij s. iij d. In *ferramentis* iij *affrorum per annum* vj s. In *stipendiis* ij *fugatorum per annum* viij s. In iij *herciis faciendis* viij d. *Summa* xliij s. v d.

Custus Carectarum. In viij *clutis cum clauis emptis pro Carectis* per annum xx d. In *carecta axanda* vj d. In vncto ad idem empto vj d. In iij *coleris emptis* ij s. iij d. In ij *paribus tractuum emptis* xij d. In albo coreo empto xij d. In iij *capistris emptis* iij d. In j *scala pro carecta empti* viij d. In *ferramentis* iij *equorum per annum* vj s. In *stipendio* j *carectarii per annum* iij s. *Summa* xvij s. x d.

Emptio Stauri. In j *equo empto in foro* xxiij s. j d. In j *equo empto de hospicio domini sine precio.* In iij *bobus emptis* xlij s. *precium capit* xliij s. In lj *agnis emptis* lv s. iij d. *precium capitis* xij d. in *communi.* *Summa* vj li. xvj d.

Custus bercarie. In ij *barellis tarre emptis* xj s. In vncto ad idem empto xliij s. In lx *clatibus faciendis* iij s. iij d. *pro duodena* viij d. In *rubea petra empti* xij d. In *filo et ynde emptis* j d. In *feno empto pro sustentacione bidentium* in yeme xxx s. *et tantum causa paucitatis de puls' hoc anno.* In ij *bussellis salis emptis pro potagio famulorum* xvj d. In *portanda falda de campo in campum* xij d. In *stipendio* j *cooperatoris cooperientis super bercariam matricium* per iij dies xvj d. In ij *suis seruitoribus per idem tempus* xij d. In j *quarentena et xxx perticis noue haie circa bercariam claudendis* ij s. xj d. *pro quarentena* xx d. In *stipendio* j *daye per annum* ij s. vj d. In j *nouo tripode empto* xij d. *Summa* lxx s. vj d.

Custus domorum cum neccessariis. In iij *mille tegulis planis emptis* xvj s. vj d. In c *huptiles et gutertiles emptis* iij s. vj d. In *stipendiis* ij *Coopertorium cooperientium super grangiam aulam et cameras* per iij *septimanas* xvj s. *capientium inter se per septimanam* ij s. In iij *quartieris calcis emptis* ij s. In cccc *lathis emptis* ij s. iij d. In iij *mille lathenalles emptis* iij s. viij d. *precium mille* xliij d. In *bordnalles emptis* ij d. In xij *mille tylpynnes emptis* ij s. In ij *seruris cum clauibus emptis* pro ij *stabulis* viij d. In *ferramentis emptis* pro ij *hostiis* xvj d. In *stipendiis* ij *Carpentariorum per ij septimanas facientium nouam portam iuxta punfaldam gransull' aulam et cameram* ix s. *capientium inter se per septimanam* iij s. vj d. In j *veterlok' cum cathena noua empt' pro equis affirmandis* xij d. In aliis *cathenis emptis* vj d. In j *sacco empto* xij d. In j *cribro et ridellis emptis* iij d. ob. In *fimis* in

campis spargendis xij d. In iiij quarentenis et x perticis noue haie circa copicium claudendis vij s. j d. pro quarentena xx d. In haiis inter Curiam et campum claudendis ij s. In ij quarentenis et x perticis noue haie circa boscum claudendis iij s. ix d. pro quarentena xx d. In grossis clauis emptis pro ostio grangie iiij d. Summa lxxvj s. ij d. ob.

Sarclatio. In bladis domini sarclandis hoc anno ad tascham vj s. viij d. Summa vj s. viij d.

Trituratio et ventilatio. In iij quarteriis vj bussellis pisarum et v quarteriis vesciarum trituran-^{dis} ad tascham ij s. ij d. pro quarterio iij d. In iiij^{or} quarteriis v bussellis ordeī trituran-^{dis} ad tascham xiiij s. v d. pro quarterio ij d. In liij quarteriis auene trituran-^{dis} ad tascham vj s. vj d. pro quarterio j d. ob. In medietate dicti bladi ventilanda ad tascham que facit lxxj quarteria j bussellum dimidium ij s. pro iij quarteriis j d. Summa xxiiij s. j d.

Custus autumpni. In pane et companagio emptis pro c xlix custumariis quadra per j diem et viij ministris Curie per iij dies que [sic] messuerunt l j acras et comportauerunt l acras frumenti per perticam vij s. ij d. ob. cuilibet panis precium ob. In seruisia emptā pro eisdem ij s. In caso empto pro eisdem iij s. vij d. q. cuilibet caseum precium q. In x acris frumenti l acris ordeī xv acris pisarum xx acris vesciarum et xl acris auene metendis ligandis et comportandis ad tascham c j s. iij d. pro acra ix d. In stipendio j haiwardi per annum vj s. viij d. Summa vj li. viij d. ob. q.

Expense senescalli. In expensis Ricardi Wyot senescalli tenentis turnos sancti Martini et hocke per ij billas sigillatas vj s. iiij d. In j bussello frumenti empto et dato famulis per billam senescalli xij d. Summa vij s. iiij d.

Vadia balliui. In vadiis Thome Boson' Balliui in partem solutionis vadiorum suorum per annum xl s. et residuum capit in aliis maneriis. Summa xl s.

Expensa Forensica. In xij multonibus fugatis usque Waltham iiij d. Summa iiij d. Summa Omnium Expensarum xxvj li. viij s. v d. q. Et debet l li. vij s. x d. q.

Allocatio sine breui. Inde allocantur eidem iij s. de stipendiis famulorum superius disallocatis. Et eidem lxiiij s. q. de diuersis superonerationibus et disallocationibus tam exterius quam inferius sibi factis in hoc presenti compoto. Et eidem xx s. de feno empto pro multonibus et aliis bi[dentibus] superius disallocatis. Summa iiij li. vj s. q.

Allocatio per breue. Et eidem xvj s. viij d. quos liberavit Johanni Reede Thesaurario hospitii domini in precio diuersorum victualium super expensis dicti hospitii prout patet per euidenciam eiusdem Johannis auditori super hunc compotum directam. Summa xvj s. viij d.

Liberacio denariorum. Et in denariis liberatis Johanni Arnold Re-

ceptori de Wolueseia per j talliam xliiij li. vj s. viij d. Summa xliiij li. vj s. viij d. Summa omnium Allocationum et liberationum xlix li. ix s. iij d. q. Et debet xvij s. vj d. Et totum in manibus Escacitoris.

Frumentum. Willelmus Cuppere prepositus ibidem oneravit se de l quarteriis frumenti de exitu grangie mensura rasa triturationis per opera ex conuencione facta cum consilio domini ad reddendum annuatim lx quarteria frumenti nisi precium quarterii frumenti excedit vj s. viij d. Et si excedat dictum precium vj s. viij d. tunc respondebit de l quarteriis. Et sic illam conuencionem seruando de anno in annum ad terminum xij annorum hoc anno tercio. Et reddet compotum de venditionibus dicti frumenti et aliorum bladorum ac de aliis exitibus huius manerii. Et satisfaciet domino super compotum per plegium Thome Cuppere Johannis Wylde Johannis Sely et Johannis Mulward. Summa l quarteria. De quibus in semine super lx acras terre per perticam xv quarteria super acram ij busselli. In pane furniato pro expensis senescalli tenentis turnos sancti Martini et hocke per ij billas sigillatas ij busselli. In venditis infra xxxiiij quarteria vj busselli. Summa que supra. Et eque.

Ordeum. Et de c quarteriis ordeï de exitu grangie mensura rasa triturationis vnde per opera xix quarteria iij busselli et ad tascham iij^{xx} quarteria v busselli ex conuencione facta cum consilio domini ad reddendum annuatim c xx quarteria ordeï nisi precium quarterii ordeï excedat v s. Et si excedat dictum precium v s. tunc respondebit de c quarteriis ordeï. Summa c quarteria. De quibus super l acras terre per perticam xxv quarteria super acram iij busselli. In mixtis inferius ad liberationem famulorum xxv quarteria. In venditis infra l quarteria. Summa que supra. Et eque.

Pise. Et de iij quarteriis vj bussellis pisarum de exitu triturationis ad tascham. Et de v quarteriis de eodem exitu per estimationem in siliquis. Summa viij quarteria vj busselli. De quibus super xv acras terre per perticam iij quarteria vj busselli super acram ij busselli. In sustentatione ouium matricium tempore agnationis per estimationem in siliquis v quarteria. Summa que supra. Et eque.

Vesce. Et de v quarteriis vscarum de exitu triturationis ad tascham. Et de x quarteriis de eodem exitu per estimationem in siliquis. Summa xv quarteria. De quibus in semine super xx acras terre per perticam v quarteria super acram ij busselli. In sustentatione bidentium in yeme equorum et aliorum auerorum per estimationem in siliquis x quarteria. Summa que supra. Et eque.

Auene. Et de liij quarteriis auenarum de exitu grangie triturationis ad tascham. Et de viij quarteriis de eodem exitu per estimationem in garbis ex conuencione facta cum consilio domini ad reddendum annua-

tim iiij^{xx} quarteria auenarum nisi precium quarterii auenarum excedat ij s. iiij d. Et si excedit dictum precium ij s. iiij d. tunc respondebit de lx quarteriis auenarum. Summa lx quarteria. De quibus in semine super xl acras terre per perticam xx quarteria super acram iiij busselli. In prebenda bouum per estimationem in garbis vj quarteria. In prebenda equorum carectariorum per annum iiij quarteria. In prebenda affrorum per annum ij quarteria. In farina facta pro potagio famulorum per annum ij quarteria iiij busselli. In prebenda equorum senescalli tenentis turnos sancti Martini et hocke per ij billas sigillatas j quarterium iiij busselli. In venditis infra xxj quarteria j bussellus. Et super compotum iiij quarteria pro ix s. Summa que supra. Et eque.

Liberatio famulorum. Et de xxv quarteriis ordeï receptis supra pro liberatione famulorum. Summa xxv quarteria. De quibus in liberatione j haiwardi j carectarii et ij carucariorum per annum xx quarteria vj busselli quilibet capiens quarterium ad x septimanas. In liberatione j garcionis¹ auxiliantis bercario matricium tempore agnellationis j quarterium. In liberatione j daie per annum iiij quarteria ij busselli que capit quarterium ad xvj septimanas. Summa que supra. Et eque.

Equi. Et de iiij equis de remanentibus. Et de ij de emptis vnde de hospicio domini j. Summa v. De quibus in morina ij. Et remanent iiij equi.

Affri. Et de iiij affris de remanentibus. Summa iiij. Et remanent iiij affri.

Boues. Et de xvij bobus de remanentibus. Et de ij de emptis. Summa xxj. De quibus in morina j. Et remanent xx boues vnde ij Kebbati.

Multones. Et de d ij multonibus de remanentibus. Et de c vj de hogastris adiunctis. Et de j de extrahura superannato. Summa dc ix. De quibus in morina ante tonsionem xiiij. In morina post tonsionem vij. In venditis post tonsionem lxxvij vnde hospicio domini xij. Summa iiij^{xx} ix. Et remanent d xx multones.

Hurtardi. Et de xj hurtardis de remanentibus. Et de vj de hogastris adiunctis. Summa xvij. De quibus in vendito post tonsionem j. Et remanent xvj hurtardi.

Matrices. Et de ccc iiij^{xx} v matricibus de remanentibus. Et de iiij^{xx} vij de hogastris adiunctis. Et de j de extrahura superannata. Summa cccc lxxij. De quibus in morina ix vnde ante agnellationem iiij. In morina post tonsionem iiij. In venditis post tonsionem lxxv. Summa lxxvij. Et remanent ccc iiij^{xx} xvj matrices.

Hogastri. Et de ccc xj hogastris de remanentibus agnorum. Summa ccc xj. De quibus in morina ante tonsionem xij. In adiunctis supra cum multonibus c vj cum hurtardis vj et cum matricibus iiij^{xx} vij. In

¹ The manuscript has garcoinis.

venditis ante tonsionem seruienti de Waltham laurens c. *Summa* que *supra*. Et nihil remanet.

Agni. Et de ccc lj agnis de exitu dictarum matricium et non plures quia iiij matricies morebantur ante agnellationem et xxx fuerunt steriles hoc anno. Et de lj de emptis ante tonsionem. *Summa* cccc ij. De quibus in morina ante separacionem xlj. In decima xxxj. In consuetudinibus prepositi Fabri bercarii multonum et bercarii ouium matricium ante tonsionem iiij. In venditis de extractis ante tonsionem xliij. In morina post separacionem et ante tonsionem v. In morina post tonsionem xx. *Summa* c xv. Et remanent cc iiij^{xx} vij agni.

Sus. Et de j sue de remanente. Et remanet j sus. De porcellis de exitu eiusdem suis nihil hic quia infra in denariis ad firmam.

Auce. Et de j ancere et iiij aucis marioles de remanentibus. Et de xxiiij de exitu. *Summa* xxix. De quibus in decima ij. In venditis infra xxiij. Et remanent j ancer et iiij auce marirole.

Capones. Et de xxiiij caponibus de remanentibus. Et de xxiiij de pulsinis inferius factis. *Summa* xlvij. De quibus in venditis infra xxiiij. Et remanent xxiiij capones.

Galli et galline. Et de j gallo et v gallinis de remanentibus. Et de c xxv de churseto ad festum sancti Martini. *Summa* c xxxj. De quibus in defectu terre le Stronge tracte in dominicum per annum iiij. In defectu terre Willelmi de Curia pro simili iiij. In defectu terre Roberti de Cruce pro simili iiij. In defectu terre le swon pro simili iiij. In defectu terre Ricardi vaccarii pro simili iiij. In defectu terre Ricardi Knaue pro simili iiij. In defectu terre quondam Roberti Wodecotte pro ij diuidiis virgatis terre quia in manibus domini xij. In defectu terre Johannis Dauy quia non habuit vxorem ij. In defectu terre Rogeri Lyghte pro simili ij. In defectu terre Amicie Wodecote quia non habuit virum ij. In venditis infra iiij^{xx} iiij. *Summa* c xxv. Et remanent j gallus et v galline.

Pulsini. Et de xxiiij pulsinis de exitu. Et omnes computantur in caponibus superius factis. Et nihil remanet.

Oua. Et de cc ouis de exitu gallinarum. Et vendita infra. Et nihil remanet.

Lana grossa. Et de velleribus cccc iiij^{xx} ix multonum xj hurtardorum ccc lxxvij ouium matricium et c iiij^{xx} xix hogastrorum prouentis ad tonsionem hoc anno. *Summa* m lxxvj. De quibus in decima c vij vellera. In liberatione Receptori de Wolueseia dcccc lxx vellera lane ponderantia iiij saccos xv clavos. *Summa* que *supra*. Et eque.

Lana fracta. Et de ij clavis lane fracte de collecta bercarie ad tonsionem hoc anno. Et venditi infra. Et nihil remanet.

Lana agnina. Et de velleribus ccc vij agnorum prouentis ad tonsionem hoc anno. Et vendita infra ponderantia xj clavos. Et nihil remanet.

Coria. Et de coriis ij equorum et j bouis de morina vt supra. Et vendita infra. Et nihil remanet.

Pelles lanute. Et de pellibus xiiij multonum ix matricium et xij hogastorum de morina ante tonsionem. Et vendite infra. Et nihil remanet.

Pelles nude. Et de pellibus nudis vij multonum et iij ouium matricium de morina post tonsionem. Et vendite infra. Et nihil remanet.

Pelles agnine. Et de pellibus xlj agnorum de morina ante separacionem. Et vendite infra. Et nihil remanet.

Pelles rottorum. Et de pellibus v agnorum rottorum de morina post separacionem et ante tonsionem. Et vendite infra. Et nihil remanet.

Pellectria. Et de pellectria xx agnorum de morina post tonsionem. Et vendita infra. Et nihil remanet.

Vtensilia. Et de iij Carucis cum iij paribus ferramentorum et toto apparatu ferri pro xvj bobus v herciis ligni j semilione j bussello ferro ligato j picoso ij saccis j ventilabro et j sporta bladifera de remanentibus. Et remanent. Et de j Carecta ferro ligata cum corda et scala j sella Carecta v coleris iij paribus tractuum et v capistris de remanentibus. Et remanent. Et de j olla enea continente v lagenas j posneto j patella continente v lagenas j patella continente xij lagenas j lathe j vat pro daiera j tina j tripode ij formis pro caseo j siuera rotata [?] de remanentibus. Et remanent. Et de xj Cracchis pro bidentibus de remanentibus. Et remanent.

§§ 19. Reeve's Account, 29 Sept., 1410—28 Sept., 1411.

In most respects this account runs quite parrallel to the one preceding, as is to be expected. But still it is important to have it for purposes of comparison, particularly in the matter of fields and yields.

Three heriots are recorded, a bullock, a wether, and a ewe. It is stated that half a virgate contains sixteen (customary) acres. Two tourns and two extra courts (customary courts or courts baron) were held this year.

The most striking entry is the amercement of 20s. paid by the tenants for refusing to shear the lord's lambs, as they had been accustomed to do. Why the lambs were specially singled out, is not stated. The general obligation of shearing the lord's sheep seems to have survived until enclosure in 1795.

New hedges were made around a coppice and a plantation(?). A trench or moat was dug and planted, apparently between the

yards of the sheepfolds, in order to enclose a field. Probably this was not an arable field, certainly not one of importance.

Officials mentioned are the seneschal who held the two tourns, the bailiff who probably held the other two separate courts, the treasurer of the lord's hospitium, the receiver (of money and wool) at Wolvesey Palace, the reeve who also was the general farmer, the escheator, and the court 'household' and 'ministers.'

CRAULE¹

Compotus Willelmi Cuppere prepositi ibidem A festo Sancti Michaelis Anno translationis Domini Henrici Beaufort Episcopi vj vsque idem festum extunc proximum sequens Anno vij^{mo}. Et Anno regni regis Henricus xij^{mo} et cetera.

Arreragia. Idem reddit de xvij s. vj d. de arreragiis vltimi Compoti Anni precedentis. Summa xvij s. vj d.

Redditus assisi. Et de lxiii s. vj d. de toto redditu assiso ad festum Natalis Domini. Et de lxvij s. x d. de toto redditu assiso ad festum Pasche. Et de lxiii s. vj d. de toto redditu assiso ad festum Sancti Johannis Baptiste. Et de ciii s. j d. de toto redditu assiso ad festum Sancti Michaelis. Et de xij d. de Symone Membury Parsona ecclesie de Craule de incremento redditus pro j parcella terre de dominico domini apud Puthulle ad iiij^{or} terminos. Summa xv li. xxiiij d.

Acquietancie redditus. In acquietancia j prepositi per annum v s. In acquietanciis redditus iij Carucariorum et j fabri per annum x s. viij d. cuilibet ij s. viij d. In acquietanciis redditus bercarii multonum j bercarii ouium matricium et j custodis hogastrorum per annum viij s. cuilibet ij s. viij d. Summa xxiiij s. viij d.

Defectus redditus. In defectu redditus terre Willelmi Stronge tracte in dominicum per annum ij s. In defectu redditus terre Willelmi de Curia pro simili ij s. viij d. In defectu redditus terre de alebroke qui modo remanet apud Merdonam per annum v s. In defectu redditus terre Roberti de Crouche tracte in dominicum per annum ij s. viij d. In defectu redditus terre Roberti Coye pro simili ij s. viij d. In defectu redditus terre porcarii pro simili ij s. viij d. In defectu redditus terre vaccarii pro simili ij s. viij d. Summa xx s. iiij d.

Defectus redditus per pestilentiam. In defectu j virgate terre native et xxij acrarum terre purpresture que fuerunt Roberti Wodecote modo remanentium in manibus domini per annum xxj s. Summa xxj s. Summa acquietanciarum et defectuum redditus lxx s. Summa redditus remanens de claro xj li. xvj s. xj d.

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159413, memb. 25.

Ciminum. Et de j libra Cimini de redditu Johannis Fromond' pro j crofta vocata le Howc. Et liberata super scaccarium. Et eque.

Exitus tenementi in manibus domini. Et de xxij s. de exitu j virgate terre native et xxij acrarum terre purpresture que fuerunt Roberti Wodecote sic dimissarum Roberto Crompe ad terminum xij annorum hoc anno ix^o. Summa xxij s.

Vendicio operum. Et de iiij s. de Henrico Wodecote pro operibus j ferlingi terre sibi relaxatis dum domino placuerit. Et de iiij s. de Johanne Sely pro operibus j ferlingi terre sibi relaxatis. Et de iiij s. de Roberto Sely pro operibus j ferlingi terre sibi relaxatis. Et de vj s. viij d. de Johanne Sely pro operibus j ferlingi terre nuper Willelmi Vayne. Et de iiij s. de Johanne Lange pro operibus j ferlingi terre sibi relaxatis. Et de iiij s. de Willelmo Sewel pro operibus j ferlingi terre nuper Johannis Belle. Et de iiij s. de Willelmo Fernhulle pro operibus j ferlingi terre nuper Johannis Belle. Et de iiij s. de Thoma Aleyn pro operibus j ferlingi terre nuper Willelmi Hodeman. Et de vj s. viij d. de Johanne Mulward pro operibus j ferlingi terre sibi relaxatis. Et de x s. de operibus autumnalibus iiij ferlingorum terre videlicet Willelmi Hodeman Rogeri Gibbes Willelmi Fernhulle eisdem relaxatis causa inopie eorundem ad voluntatem domini pro quolibet iiij s. iiij d. Summa lj s. iiij d.

Exitus manerii. Et de xj s. viij d. de pannagio porcorum ad festum sancti Martini. Et de xij d. de pannagio vitulorum hoc anno. Et de xv s. ij d. de pannagio xxvj vaccarum et xij bouiculorum ad terminum de hocke videlicet pro vacca vj d. et pro bouiculo ij d. Et de xxv s. de v acris subbosci venditis precium acre v s. et eo minus pro clausura haiarum circa nouum fossatum plantatum. De pastura yemali in bosco vendita nihil quia depascitur cum hogastris domini. De pastura in Trendale et Holyndone nihil quia iacet in communi. Et de v s. de pastura in Drakenorthe vendita hoc anno. Et de iiij s. iiij d. de porcis agistatis in Stipulla domini hoc anno. De pastura fossati circa Curiam nihil quia pro equis domini. De pastura in Markforlange et locforlange nihil quia iacet in communi et pro bidentibus domini. De pastura in Bashamle nihil pro bidentibus domini. Et de iiij s. iiij d. de pastura in la Schorte vendita homagio per annum. De pastura circa bartonam bercarie nihil quia pro equis domini. De pastura in Puthulle nihil pro bidentibus domini. De ouibus in falda Customariorum nihil quia non excedunt certum numerum xxv hoc anno. Et de vij s. iiij d. de xxij aucis venditis precium capitis iiij d. Et de viij s. de xxiiij caponibus venditis precium capitis iiij d. Et de xij s. x d. de iiij^{ty} iij gallis et galinis venditis precium capitis ij d. Et de xij d. de Coreo j bouis de morina vendito. Et de xxxij s. viij d. ob. de pellibus lv multonum xxx ouium matricium et lxxv hogastrorum de morina ante tonsionem venditis precium pellis multonis iiij d. matricis ij d. et hogastri j d. ob. Et de

xviij d. de Pellibus x multonum et viij matricium de morina post tonsionem venditis precium pellis j d. Et de iij s. viij d. ob. de pellibus iiij^{xx} xvij agnorum de morina ante separacionem venditis precium pellis ob. Et de xx d. ob. de pellibus xxvj agninis rottis et xv pellectis venditis precium pellis ob. Et de ij s. vj d. de iij clavis lane fracte venditis. Et de xvj s. vj d. de xj clavis lane agnine venditis precium clavi xvij d. Et de xx s. de lactagio c lx matricium vendito vt redditur pro oue j d. ob. et non plures quia lxx kebbate non lactabant. Et de x d. de cc ouis gallinarum venditis. Et de iij s. de equis agistatis in bosco domini hoc anno. Et de iij s. iiij d. de Johanne Wayte pro pastura l bidentium cum multonibus domini annexata ad ij ferlingos terre. Summa ix li. xvij d. ob.

Venditio bladi. Et de xiiij li. iiij d. de xliiij quarteriis iiij bussellis frumenti venditis vnde per mutuum xx quarteria precium quarterii vj s. viij d. et in foro xxiiij quarteria iiij busselli precium quarterii vj s. Et de xij li. x s. de l quarteriis ordeï venditis precium quarterii v s. Et de lxiij s. x d. ob. de xxj quarteriis v bussellis auene venditis precium quarterii iiij s. Summa xxix li. xv s. ij d. ob.

Venditio stauri. Et de iiij s. de j equo debili vendito. Et de lxx s. de vj bobus venditis vnde hospitio domini ij precium capitis xij s. et in foro iiij vnde ij precium capitis xij s. et j infirmus precium x s. Et de v s. de j bouecta fecunda de herietto venditis. Et de iiij li. x s. viij d. de iiij^{xx} iiij multonibus kebbatis post tonsionem venditis vnde xl pr^{ec}ium ca[pitis] xiiij d. et xliij precium ca[pitis] xij d. Et de lxiij s. de v hurtardis et lvij matricibus kebbatis post tonsionem venditis precium capitis xij d. Et de v s. de xij agnis extractis ante tonsionem venditis precium capitis v d. Et de xx s. de Porcellis de exitu j suis sic dimissis ad firmam hoc anno. Summa xij li. xvij s. viij d.

Fines. Et de xij s. iiij d. de tuthingpenny ad turnos Sancti Martini et hocke. Et de iij s. iiij d. de Roberto filio Radulphi Smythe pro j mesuagio et dimidia virgata terre native continente xvj acras in Craule que fuit Willelmi Smythe patris sui habendis. Et de ij s. de Johanne Sely pro j mesuagio et j ferlingo terre native in Craule que fuit Willelmi Vayne et que deuenit in manus domini tanquam escaeta sua eo quod nullus de sanguine licet proclamatio facta fuerit secundum consuetudinem manerii pro eisdem finire Curavit habendis. Et de iij s. iiij d. de Roberto filio Johannis Wodecote pro j mesuagio et j ferlingo terre native in Craule in parte boriali que fuerunt predicti Johannis patris sui habendis. Et de iij s. iiij d. de Johanne Dauby pro Johanna Cuppere cum terra sua vide licet j mesuagio et j virgata terre native in Craule in parte australi habenda. Summa xxxv s. iiij d.

Perquisita. Et de ij s. vij d. de perquisitis turni Sancti Martini. Et de v s. x d. de perquisitis turni de hock. Et de vij s. de perquisitis Curie

tente inter dictos ij turnos. Et de vij s. x d. de perquisitis Curie tente post dictum turnum de hocke. Et de xx s. de tenentibus quia recusaverunt tondere agnos domini sicut consueuerunt. Summa xliij s. iij d.

Venditio super compotum. Et de vij li. xij s. viij d. de diuersis venditis super compotum vt extra. Summa vij li. xij s. viij d. Summa totalis Recepte cum Arreragiis lxxix li. xv s. iij d.

Custus carucarum. In ferro et acere emptis pro ferramentis iij Carucarum per annum xvj s. viij d. In j noua Caruca empti xij d. In eadem liganda iij d. In Carucis chippiandis et vestiandis per annum vj d. In iij ferris pedalibus emptis xvij d. In iij paribus rotarum pro Carucis emptis ij s. In iij jugis faciendis iij d. In ij vomeribus emptis iij s. iij d. In iij capistris emptis iij d. In stapulis et annulis ferreis fractis reficiendis viij d. In ij herciis emptis xij d. In precariis viij Carucarum de Customariis qui arauerunt viij acras sicut jacent viij d. In xvij bobus ferrandis et iterum affirmandis iij s. vj d. In ferramentis iij affrorum per annum vj s. In stipendiis ij fugatorum per Annum viij s. Summa xlvj s. viij d.

Custus Carecte. In viij clutis cum clauis emptis pro carecta per annum xx d. In carecta axanda vj d. In vncto ad idem empto vj d. In iij Coleris emptis ij s. iij d. In ij paribus tractuum emptis xliij d. In Albo Coreo empto xij d. In iij Capistris emptis iij d. In j corpore Carecte de nouo empto cum toto apparatu iij s. iij d. In j corda pro carecta empti xx d. In ferramentis iij equorum per annum vj s. In stipendio Carectarii per annum iij s. Summa xxi s. iij d.

Emptio bladi et stauri. In ij quarteriis vesciarum emptis pro semine x s. In j equo empto xxiiij s. In v bobus emptis lxx s. precium capitis xliij s. In c xliij agnis emptis vij li. ix s. v d. ob. precium capitis xij d. ob. plus in toto vj d. Summa xij li. xij s. v d. ob.

Custus bercarie. In j barello dimidio tarre empto vj s. viij d. In vncto ad idem empto xliij s. In xlvij clatibus faciendis ij s. pro duodena viij d. In rubea petra empti xij d. In filo et ynde emptis j d. In feno empto pro sustentatione bidentium in yeme xxvj s. viij d. In iij barellis salis emptis pro daieria et potagio famulorum ij s. iij d. In falda portanda de campo in campum xij d. In puls' et feno emptis in yeme pro sustentatione matricium et agnorum xij s. iij d. In stipendio j coopertoris cooperientis super bercariam per ij dies viij d. In ij suis seruatoribus per idem tempus viij d. In stramine ad idem ij s. vj d. In iij quarentenis noue haie circa bartonam falcandis v s. pro quarentena xx d. In vj clatibus faciendis pro portis vj d. In solutione pro excambio j olle enee pro potagio famulorum vij s. In coagulibus emptis vj d. In panno lineo et laneo ad daieriam vij d. In ij formis pro caseo emptis ix d. In ollis et patellis luti emptis iij d. In stipendio j daie per annum ij s. In ostio bercarie emenda cum vertinellis emptis vj d. Summa iij li. viij s. viij d.

Custus domus cum neccessariis. In iij quarentenis et xxxvj perticis noui fossati fodiendis et plantandis inter bartonas berciarum usque Puthulle pro campo includendo xxvj s. dando pro pertica ij d. In ij bussellis frumenti datis in conuencione predicta xvij d. In vij quarentenis et xxxij perticis noue haie faciendis pro plantic' ex vtraque parte includend' xix s. vj d. pro quarentena ij s. vj d. In busca ad idem prosternenda iiii s. In j sacco empto xij d. In j cribro et j ridello emptis iiii d. ob. In fimis in campis spargendis xij d. In j veterlok' cum cathena ferrea empt' xiiij d. In j sporta bladifera empta xvij d. In j seuera rotata empta xij d. In ij quarentenis et xx perticis noue haie circa copicium claudendis iiii s. ij d. pro quarentena xx d. In j tribulo ferreo empto v d. In ostio grangie emendendo cum ferramentis et clauis emptis xv d. Summa lxij s. x d. ob.

Sarclatio. In bladis domini sarclandis hoc anno ad tascham vj s. Summa vj s.

Trituratio et ventilatio. In iij quarteriis vj bussellis pisarum et iij quarteriis vesciarum triturandis ad tascham xx d. q. pro quarterio iij d. In iiii^{xx} xvij quarteriis iiii bussellis ordeï triturandis ad tascham xvj s. iij d. pro quarterio ij d. In lij quarteriis auene triturandis ad tascham vj s. vj d. pro quarterio j d. ob. In medietate dicti bladi ventilanda ad tascham que facit lxxvij quarteria j bussellum ij s. ij d. pro iij quarteriis j d. Summa xxvj s. vij d.

Custus autumpni. In pane et companagio emptis pro c xlix Custumariis quarterium per vnum diem et viij ministris Curie per iij dies qui messuerunt ligaverunt et comportaverunt l acras frumenti per perticam vij s. ij d. ob. cuilibet panis precium ob. In seruicia empta pro eisdem ij s. In caseo empto pro eisdem iij s. vij d. q. cuilibet caseum precium q. In x acris frumenti l acris ordeï xv acris pisarum xx acris vesciarum et xl acris auene metendis ligandis et comportandis ad tascham c j s. iij d. pro acra ix d. In stipendio j haiwardi per annum vj s. viij d. Summa vj li. viij d. ob. q.

Expense senescalli. In expensis Ricardi Wyot senescalli tenentis turnos Sancti Martini et Hocke per ij billas sigillatas vj s. iiii d. ob. Summa vj s. iiii d. ob.

Vadia balliui. In vadiis Thome Boson' balliui in partem solutionis vadium suorum per annum xl s. et residuum capit in aliis maneriis. Summa xl s. Summa omnium expensarum xxxiij li. xiiij s. viij d. q. Et debet xlvj li. xvij d. ob. q.

Allocatio sine brevi. Inde allocantur ei xxij s. de feno empto pro mul-tonibus hogastris et matricibus sibi superius disallocati. Et eidem v s. de expensis famulorum sibi superius disallocati. Et eidem vij li. xiiij s. iiii d. de superonerationibus granurii¹ in dorso eo quod precium quarterii

¹ Probably for granarii.

ordei et auene excedit *precium* in dorso specificatum. Et eidem xxviii s. viij d. ob. q. de diuersis superonerationibus et disallocationibus in hoc presenti compoto sibi factis. Summa x li. ix s. ob. q.

Allocatio per breve. Et eidem xxiii s. quos liberavit Johanni Arnold' Receptori de Wolueseia per manus Johannis Reede Thesaurarii hospitii domini in precio ij bouum super expensas hospicii prout patet per euidentiam eiusdem Johannis auditori super hunc compotum directam. Summa xxiii s.

Liberatio denariorum. Et liberavit Johanni Arnold' Receptori de Wolueseia per j talliam xxx li. Summa xxx li. Summa Omnium Allocationum et liberationum xlj li. xiiij s. ob. q. Et debet de claro iiij li. viij s. vj d. vnde in manibus Escaetoris xviii s. vj d. Qui onerantur in proximo compoto Anni subsequenti in titulo de Arreragiis.

Frumentum. Willelmus Cuppere prepositus ibidem respondebit de lx quarteriis frumenti de exitu grangie mensura rasa trituratibus per opera ex certa conuencione facta cum consilio domini ad reddendum annuatim lx quarteria frumenti nisi *precium* quarterii frumenti excedat vj s. viij d. Et si excedat dictum *precium* vj s. viij d. tunc respondebit de l quarteriis. Et sic illam conuencionem seruando de Anno in Annum Ad terminum xij Annorum hoc anno iiij^{to}. Et reddet compotum de venditione dicti frumenti et aliorum bladorum ac de aliis exitibus huius manerii. Et satisfaciet domino super compotum per plegium Thome Cuppere Johannis Wilde Johannis Sely et Johannis Mulward. Summa lx quarteria. De quibus in semine super lx acras terre per perticam xv quarteria super acram ij busselli. In pane furniato pro expensis senescalli tenentis turnos Sancti Martini et Hocke per ij billas sigillatas ij busselli. In venditis infra xliiij quarteria iiij busselli. In datis famulis Curie per billas senescalli ij busselli. Summa que supra. Et eque.

Ordeum. Et de c xx quarteriis ordei de exitu grangie mensura rasa trituratibus vnde per opera ij quarteria iiij busselli et ad tascham iiij^{xx} xvij quarteria iiij busselli ex certa conuencione facta cum consilio domini ad reddendum annuatim c xx quarteria ordei nisi *precium* quarterii excedat v s. Et si excedat dictum *precium* v s. tunc respondebit de c quarteriis ordei. Summa c xx quarteria. De quibus In semine super l acras terre per perticam xxv quarteria super acram iiij busselli. In mixtis inferius ad liberationem famulorum xxv quarteria. In venditis inferius l quarteria. Et super compotum xx quarteria pro c s. Summa que supra. Et eque.

Pise. Et de iiij quarteriis vj bussellis pisarum de exitu trituratibus ad tascham. Et de v quarteriis de eodem exitu per estimationem in siliquis. Summa viij quarteria vj busselli. De quibus In semine super xv acras

terre per perticam iij quarteria vj busselli super acram ij busselli. In sustentatione ouium matricium tempore agnellationis per estimationem in siliquis v quarteria. Summa que supra. Et eque.

Vesce. Et de iij quarteriis vescarum de exitu triturationis ad tascham. Et de xij quarteriis de eodem exitu per estimationem in siliquis. Et de ij quarteriis de emptis pro semine. Summa xvij quarteria. De quibus In semine super xx acras per perticam v quarteria super acram ij busselli. In sustentatione bidentium in yeme equorum et aliorum aueriorum per estimationem in siliquis xij quarteria. Summa que supra. Et eque.

Auena. Et de lxxij quarteriis auene de exitu grangie triturationis ad tascham. Et de viij quarteriis de eodem exitu per estimationem in garbis ex conuencione facta cum consilio domini ad reddendum annuatim iiij^{xx} quarteria auene nisi precium quarterii auene excedat ij s. iiij d. Et si excedat dictum precium ij s. iiij d. tunc respondebit de lx quarteriis auene. Summa iiij^{xx} quarteria. De quibus In semine super xl acras terre per perticam xx quarteria super acram iiij busselli. In prebenda bouum per estimationem in garbis vj quarteria. In prebenda equorum Carectariorum per annum iiij quarteria. In prebenda affrorum per annum ij quarteria. In farina facta pro potagio famulorum per annum ij quarteria iiij busselli. In prebenda equorum senescalli tenentis turnos sancti Martini et Hocke per ij billas sigillatas vij busselli. In venditis infra xxj quarteria v busselli. Et super compotum xxij quarteria pro liij s. viij d. Summa que supra. Et eque.

Liberatio famulorum. Et de xxv quarteriis ordeï receptis supra pro liberatione famulorum. Summa xxv quarteria. De quibus In liberatione j haywardi j Carectarii et ij Carucariorum per annum xx quarteria vj busselli quilibet capiens quarterium ad x septimanas. In liberatione j garcionis auxiliantis bercario matricium tempore agnellationis j quarterium. In liberatione j daie per annum ij quarteria ij busselli que capit quarterium ad xvj septimanas. Summa que supra. Et eque.

Equi. Et de ij equis de remanentibus. Et de j de empto. Summa iiij. De quibus In vendito j debilis. Et remanent ij equi.

Afri. Et de iiij affris de remanentibus. Summa iiij. Et remanent iiij affri.

Boues. Et de xx bobus de remanentibus. Et v de emptis. Summa xxv. De quibus In morina j. In venditis infra vj vnde hospicio domini ij. Summa vij. Et remanent xvij boues.

Bouetti. Et de j bouetta fecunda de heriecto Thome Cuppere. Et venditus infra. Et nihil remanet.

Multones. Et de d xx multonibus de remanentibus. Et de c xxxij de hogastris adiunctis. Et de j de heriecto Willelmi Smythe ante tonsionem. Summa dc liij. De quibus in morina ante tonsionem lv. In morina post tonsionem x d. [sic]. In venditis post tonsionem iiij^{xx} iiij. Summa c xlix. Et remanent d v multones.

Hurtardi. Et de xvj hurtardis de remanentibus. Et de ij de hogastris adiunctis. Summa xvij. De quibus in venditis post tonsionem v. Et remanent xij hurtardi.

Matrices. Et de ccc iiij^{xx} xvj matricibus de remanentibus. Et de lxxvij de hogastris adiunctis. Et de j de herietto Johannis Wodecote. Summa cccc lxiii. De quibus in morina ante tonsionem xxx vnde ante agnellacionem xxij. In morina post tonsionem viij. In venditis post tonsionem lvij. Summa iiij^{xx} xvj. Et remanent ccc lxxvij matrices.

Hogastri. Et de cc iiij^{xx} vij hogastris de remanentibus agnis. De quibus in morina ante tonsionem lxxv. In adiunctis supra cum multonibus c xxxij cum hurtardis ij et cum matricibus lxxvij. Summa que supra. Et eque.

Agni. Et de ccc xxij agnis de exitu dictarum matricium et non pluribus quia xxij matrices moriebantur ante agnellacionem et lij fuerunt steriles hoc anno. Et de c xliij de emptis ante tonsionem. Summa cccc lxvj. De quibus in morina ante separacionem iiij^{xx} xvij. In decima xxij. In consuetudine prepositi fabri bercarii multonum et bercarii ouium matricium ante tonsionem iiij. In venditis de extractis ante tonsionem xij. In morina post separacionem et ante tonsionem xxvj. In morina post tonsionem xv. Summa c lxxvij. Et remanent cc iiij^{xx} ix Agni.

Sus. Et de j sue de remanente. Et remanet j sus. De porcellis de exitu eiusdem suis nihil hic quia infra in denariis ad firmam.

Auce. Et de j ancere et iiij aucis marioles de remanentibus. Et de xxiiij de exitu. Summa xxix. De quibus in decima ij. In venditis infra xxij. Et remanent j ancer et iiij auce marirole.

Capones. Et de xxiiij caponibus de remanentibus. Et de xxiiij de pulcinis inferius factis. Summa xlvij. De quibus in venditis infra xxiiij. Et remanent xxiiij capones.

Galli et galline. Et de j gallo et v gallinis de remanentibus. Et de c xxv de chursetto ad festum Sancti Martini. Summa c xxxj. De quibus In defectu terre le stronge tracte in dominicum per annum iiij. In defectu terre Willelmi de Curia pro simili iiij. In defectu terre Roberti de Cruce pro simili iiij. In defectu terre le Swon pro simili iiij. In defectu terre Ricardi Vaccarii pro simili iiij. In defectu terre Ricardi Knaue pro simili iiij. In defectu terre quondam Roberti Wodecote pro ij dimidiis virgatis terre quia in manibus domini xij. In defectu terre Johannis Dauy quia non habet vxorem ij. In defectu terre Rogeri light' pro simili ij. In defectu terre Amicie Wodecote quia non habet virum ij. In venditis infra iiij^{xx} iiij. Summa c xxv. Et remanent j gallus et v galline.

Pulcini. Et de xxiiij pulcinis de exitu. Et omnes computantur in caponibus superius factis. Et nihil remanet.

Oua. Et de cc ouis de exitu gallinarum. Et venduntur infra. Et nihil remanet.

Lana grossa. Et de velleribus cccc lxvj multonum xvj hurtardorum ccc lxvij ouium matricium et cc xij hogastrorum prouentorum ad tonsionem hoc anno. Summa m lxj. De quibus in decima c vj vellera. In liberatis Receptori de Wolueseia dcccc lv vellera lane ponderantia ij saccos xlvij clavos. Summa que supra. Et nihil remanet.

Lana fracta. Et de iij clavis lane fracte de collectis bercariarum ad tonsionem hoc anno. Et venduntur infra. Et nihil remanet.

Lana Agnina. Et de velleribus ccc iiij agnorum prouentorum ad tonsionem hoc anno. Et venduntur infra ponderantia xj clavos. Et nihil remanet.

Coria. Et de corio j bouis de morina vt supra. Et venditur infra. Et nihil remanet.

Pelles lanute. Et de pellibus lv multonum xxx ouium matricium et lxxv hogastrorum de morina ante tonsionem. Et venduntur infra. Et nihil remanet.

Pelles nude. Et de pellibus nudis x multonum et viij ouium matricium de morina post tonsionem. Et venduntur infra. Et nihil remanet.

Pelles agnorum. Et de pellibus iiij^{xx} xvij agnorum de morina ante separacionem. Et venduntur infra. Et nihil remanet.

Pelles rottorum. Et de pellibus xxvj agnorum rottorum de morina post separacionem et ante tonsionem. Et venduntur infra. Et nihil remanet.

Pellectria. Et de pellectria xv agnorum de morina post tonsionem. Et venditur infra. Et nihil remanet.

Vtensilia. Et de iij carucis cum iij paribus ferramentorum et toto apparatu ferri pro xvj bobus v herciis ligni j semilione j biga ferro ligata j picoso ij saccis j ventilabro et j sporta bladifera de remanentibus. Et remanent. Et de j Carecta ferro ligata cum Corda et scala j sella Carectaria v coleris iij paribus tractuum et v capistris de remanentibus. Et remanent. Et de j olla enea continente v lagenas j posneto j patella continente v lagenas j patella continente xij lagenas j lathe j vat pro daieria j tina j tripode ij formis pro caso j tribulo j siuera rotata de remanentibus. Et remanent. Et de xj cracchis de remanentibus. Et remanent.

§§ 20. Statistics of Income, Outgo, Production, and Prices, 1208—1448.

The reeves' accounts, which provide the statistical details set forth in this section, begin only in 1208. About 1448 these accounts become what we may regard as substantially rentals, with few price entries. There are many missing rolls, sometimes the loss being due to voidances in the see of Winchester, sometimes to

the accidental loss of the pipe rolls in which the accounts had been enrolled.

At least as early as the 1340's there was a tendency for the reeves' returns to become standardized, and even more so from about 1370 onwards. The value of the statistics after the lease of 1407 is, of course, greatly diminished. The yearly averages (in roman type) which are found in the manuscripts themselves are not so accurate as those (in italics) which are worked out, because in the case of the former the total price is said to be greater or smaller by a few pence. Of course the discrepancy is slight.

Where the manuscript could not be read because torn, the fact has been indicated by M.T. (manuscript torn); and where dulled or blurred, by Ill. (illegible). Figures which were not in the original manuscripts have generally been italicized.

The dating of documents has been a difficult and uncertain matter. We have accepted the revised dating of Dr. Hubert Hall and Sir William Beveridge, checking up the sequence of documents by an examination of various items. The amount of money owing to the lord in one document should be the arrears in the next year's account. The number of lambs and wethers of one account is found entered in the account for the following year. By such comparisons, the sequence can be determined with certainty. And for our purpose, in most cases the sequence has been of greater significance than the precise year. Indeed, for the determination of the yield of grain per acre this has been absolutely vital.

Much of the price material here presented in detail has already been summarized for the chief sub-periods of the period 1208-1448.¹

¹ See above, § 19, pp. 62-66.

1257-58	13	11	0	63	8	20	4	9	7	0	0	11	48	6	11½
1264-65	13	11	1	58	4	20	4	9	12	5	0	9	64	1	10
1265-66	13	11	2	55	0	20	4	9	15	10	0	6	87	6	0½
1267-68	13	11	2	51	8	20	4	9	19	2	0	9	64	0	15½
1268-69	13	11	2	51	8	20	4	9	19	2	0	9	11	5	11
1270-71	13	11	2	51	8	20	4	9	19	2	0	4	75	11	3
1271-72	13	11	2	51	8	20	4	9	19	2	0	4	62	15	10
1272-73	13	11	2	51	8	20	4	9	19	2	0	7	99	2	2½
1273-74	13	11	2	51	8	20	4	9	19	2	0	3	11	0	0½
1274-75	13	11	2	51	8	20	4	9	19	2	0	4	30	11	6
1276-77	13	11	2	51	8	20	4	9	19	2	0	5	22	2	3½
1277-78	13	11	2	51	8	20	4	9	19	2	0	8	94	3	3
1282-83	13	11	2	51	8	20	4	9	19	2	0	10½	30	18	6
1283-84	13	11	2	51	8	20	4	9	19	2	0	1	48	17	3½
1284-85	13	11	2	51	8	20	4	9	19	2	0	9	77	6	1
1285-86	13	11	2	51	8	20	4	9	19	2	0	4	61	1	6
1286-87	13	11	2	51	8	20	4	9	19	2	0	12½	56	3	4½
1287-88	14	0	14	57	0	20	4	10	3	10	0	3	60	13	11
1288-89	14	0	14	55	8	20	4	10	5	2	0	5	83	10	9½
1289-90	14	0	14	55	8	20	4	10	5	2	0	2	79	14	11½
1290-91	14	0	14	55	8	20	4	10	5	2	0	3	48	14	2
1291-92	14	0	14	55	8	20	4	10	5	2	0	9	74	16	8½
1292-93	14	0	14	55	8	20	4	10	5	2	0	9	68	0	15½
1296-97	14	0	14	55	8	20	4	10	6	2	0	3	74	15	11
1297-98	14	0	14	54	8	20	4	10	6	2	0	8	70	18	2½
1298-99	14	0	14	55	8	20	4	10	5	2	0	7	71	7	4½
1299-00	14	0	18	55	8	20	4	10	5	6	0	4	38	15	6
1300-01	14	0	19	55	8	20	4	10	5	7	0	9	56	3	3
1301-02	14	0	19	55	8	20	4	10	5	7	0	3	63	7	7
1302-03	14	0	19	55	8	20	4	10	5	7	0	1	20	4	0
1304-05 ¹	11	0	4	34	4	15	3	8	10	8	0	4	57	1	0½
1305-06	14	1	7	53	8	20	4	10	7	7	0	6	47	16	7½
1306-07	14	1	7	53	3	20	4	10	7	0	0	2	60	5	7½
1307-08	14	1	7	55	8	20	4	10	5	7	0	3			

CHIEF SOURCES OF THE LORD'S INCOME (CONTINUED)

Y.	Fixed rent						Stock sold	Yield of the manor		Sum total received	
	Gross	Acquit- tance	Default	Net	Rent thru peistence	Grain sold		£ s. d.	£ s. d.	£ s. d.	£ s. d.
1308-09	£ 14 1 7	55 8	20 4	10 5 7		23 4 3½		67 4 5½	108 13 7		
1309-10	14 1 7	55 8	20 4	10 5 7		44 12 0½		96 7 0½	157 8 8		
1310-11	14 1 7	55 8	20 4	10 5 7		26 6 8		75 14 2½	115 16 1		
1311-12	14 1 7	55 8	20 4	10 5 7		19 7 2½		65 4 0½	76 12 4½		
1312-13	14 1 7	53 0	20 4	10 8 3		36 5 3½		70 12 1½	120 2 2½		
1313-14	14 1 9	50 4	20 4	10 11 1		39 4 4½		80 13 5½	133 4 4½		
1314-15	14 1 9	50 4	20 4	10 11 1							
1315-16	14 1 9	42 3	19 1	6 2 0½		57 6 1		32 11 10½	138 13 7½		
1316-17	14 1 9	53 0	20 4	10 8 5		68 0 1½		65 8 3½	151 11 5½		
1317-18	14 1 9	53 0	20 4	10 8 5		45 7 4		69 10 4½	129 4 5½		
1318-19	14 1 9	53 0	20 4	10 18 0½		32 17 5		141 14 3½	194 14 0½		
1320-21	14 1 8	21 2	10 2	6 12 4				97 2½ 14 3 8½	143 5 11		
1321-22	14 1 8	21 2	10 2	6 12 4				95 4 1½	111 13 1½		
1322-23	14 1 8	21 2	10 2	6 12 4				8 2 5	68 2 11		
1323-24	14 1 8	21 2	10 2	6 12 4				37 7 4½	71 9 10		
1324-25	14 1 8	21 2	10 2	6 12 4				45 9 2	69 4 4½		
1325-26	14 1 8	21 2	10 2	6 12 4				122 6 8	143 5 11		
1326-27	14 1 8	21 2	10 2	6 12 4				54 18 6½	70 7½		
1327-28	14 1 8	21 2	10 2	6 12 4				109 13 8½	68 5		
1328-29	14 1 8	21 2	10 2	6 12 4				71 8 1½	86 9 8½		
1329-30	14 1 8	21 2	10 2	6 12 4				17 8 0	70 3 0		
1330-31	14 1 8	21 2	10 2	6 12 4				19 2 1½	70 5 1		
1331-32	14 1 8	21 2	10 2	6 12 4				9 6 8½	49 1 0½		
1332-33	14 1 8	21 2	10 2	6 12 4				31 4 0½	40 3 9½		
1333-34	14 1 8	21 2	10 2	6 12 4				29 1 6	43 0		
1334-35	14 1 8	21 2	10 2	6 12 4							
1335-36	14 1 8	21 2	10 2	6 12 4							
1336-37	14 1 8	21 2	10 2	6 12 4							
1337-38	14 1 8	21 2	10 2	6 12 4							
1338-39	14 1 8	21 2	10 2	6 12 4							

1339-40	15	0	11	42	4	20	4	11	18	3	19	5	0½	57	0½	9	3	6	45	5	2	
1340-41	15	0	11	42	4	20	4	11	18	3	18	12	10	61	8	7	13	4½	45	4	0½	
1341-42	15	0	11	45	0	20	4	11	15	7	22	11	8½	7	15	2	7	18	51	17	7½	
1342-43	15	0	11	45	0	20	4	11	15	7	22	16	4	8	8	7	13	8	54	10	3½	
1343-44	15	0	11	45	0	20	4	11	15	7	34	19	2½	8	8	7	5	11½	67	12	5½	
1344-45 ¹	11	16	10	44	8	15	3	6	16	11½	26	5	8½	58	7	7	16	4½	101	12	9½	
1345-46 ¹	15	0	11	43	8	20	4	11	16	11	17	3	6	46	6	5	8	9	58	1	10½	
1346-47	15	0	11	45	0	20	4	11	15	7	32	18	10½	40	4	9	3	10½	59	19	5	
1347-48	15	0	11	45	0	20	4	11	15	7	37	11	5	9	2	6	15	8	69	19	10	
1348-49	15	0	11	22	8	20	4	12	17	11	14	0	8½	16	8	11	8	10½	55	0	2½	
1349-50	15	0	11	21	0	26	4	12	13	7	27	6	11½	12	2	4	10	2	48	7	3½	
1350-51	15	0	11	15	8	29	10	12	15	5	31	14	8	16	9	4	10	3	1½	76	13	5
1351-52	15	0	11	15	8	45	0	12	0	3	49	0	4½	21	6	10	6	1	97	3	7½	
1352-53	15	0	11	15	8	24	7	13	0	8	29	15	10	10	17	6	11	6	70	1	2½	
1353-54	15	0	11	15	8	25	2	13	0	1	19	15	6	8	19	5	11	17	57	18	1	
1354-55	15	0	11	15	8	26	4	12	18	11	26	19	0½	12	4	2	12	13	5	69	8	9½
1355-56	15	0	11	15	8	20	4	13	4	11	36	12	3½	6	2	4	11	4	7	70	9	4½
1356-57	15	0	11	15	8	20	4	13	4	11	29	18	7	7	6	1	10	17	4½	63	7	3½
1357-58	15	0	11	21	0	20	4	12	19	7	41	0	1½	8	17	5	10	8	10½	78	9	1½
1358-59	15	0	11	21	0	20	4	12	19	7	46	9	2½	11	9	7	11	7	8½	80	3	4½
1359-60	15	0	11	21	0	20	4	12	19	7	29	10	3	13	19	3	10	12	3½	69	0	8
1360-61	15	0	11	21	0	20	4	12	19	7	38	6	4½	[M.T.]								
1361-62	15	0	11	21	0	20	4	12	19	7	22	5	7½	12	3	8	8	10	10½	62	11	1
1362-63	15	0	11	21	0	20	4	12	19	7	15	18	8½	11	17	5	9	2	9½	52	11	3½
1363-64	15	0	11	21	0	20	4	12	19	7	47	14	8	16	9	10	9	3	4½	89	8	0
1364-65	15	0	11	21	0	20	4	12	19	7	26	18	0	12	9	9	9	3	4½	65	11	7½
1365-66	15	0	11	23	8	20	4	12	16	11	19	3	5½	7	4	8	9	2	10½	175	4	8½
1366-67	15	0	11	26	4	20	4	12	14	3	13	12	11	13	12	11	8	17	8	103	4	8½
1367-68	15	0	11	23	8	22	4 ⁷	12	14	11	18	5	6½	18	5	2	10	2	8½	120	9	7½
1368-69	15	0	11	21	0	22	4	12	17	7	42	2	9½	19	4	6	11	9	1½	93	19	2½
1369-70	15	0	11	23	8	20	4	12	16	11	69	10	4	23	16	5	14	17	1	138	6	3½
1370-71	15	0	11	23	8	20	4	12	16	11	42	13	8	19	2	4	13	14	10½	109	18	7½

1. This account is for only part of the year; some figures, however, seem to be complete in certain cases.
 2. Sic.
 3. Manuscript is torn.
 4. Includes amount from sale of stock.
 5. Hitherto these amounts are included in figures under yield of the manor or as is specially noted in the grain sold figures.
 6. Includes stock sales.
 7. Increase in default is due to pestilence.

CHIEF SOURCES OF THE LORD'S INCOME (CONTINUED)

G	Fixed rent				Acquit- tance	Grain sold	Stock sold	Yield he m.	sum total received
	Default	Net	Rent thru pestilence	Grain sold					
s.	d.	s.	d.	s.	d.	£	s.	d.	£
15	0 11	23 8	20 4	12 16 11		39 15 9	18 9 2	11 16	£. 01 4
15	0 11	23 8	20 4	12 16 11		33 1 0½	13 19 8	13 6	01 1
15	0 11	22 4	20 4	8		31 7 6	6 1 0	14 9	01 8
15	0 11	23 8	41 4	5		34 1 1	19 16 1		01 0
15	0 11	23 8	20 4	6		21 2 5	14 1 4		01 0
15	0 11	23 8	4 4	5		22 1 0½	11 14 0		6 2
15	0 11	23 8	4 4	5		27 3 0	12 8 2	1	6 2
15	0 11	23 8	4 4	5		22 0 6	15 18 3	7	7 9
15	0 11	23 8	4 4	5		14 5 0½	23 [—]	0	7 1
15	0 11	23 8	4 4	5		17 7 6½	16 1 4	4	0
15	0 11	23 8	4 4	5		17 0 ½	21 0 0	9	1 5½
15	0 11	23 8	4 4	5		16 8 9	18 2 4	3	01 9
15	0 11	23 8	4 4	5		31 8 6	10 5 2	0	1 2
15	0 11	23 8	4 4	5		22 0 9	14 3 4	7	3 8
15	0 11	23 8	4 4	5		20 8 1	[M.T.]	4	5 4
15	0 11	23 8	4 4	5		37 8 1	15 10 2	4	8 4
15	0 11	23 8	4 4	5		20 3 9	14 2 10	9	19 2
15	0 11	23 8	4 4	5		19 4 10	10 3 0	2	7 7
15	0 11	23 8	4 4	5		18 1 3½	15 12 6	6	19 3
15	0 11	23 8	4 4	5		18 2 4½	[M.T.]	5	4 3
15	0 11	23 8	4 4	5	9 0	15 4 7½	13 18 10	3	5 10
15	0 11	23 8	4 4	5	9 0	15 8 3½	20 16 1	0	2 10
15	0 11	23 8	4 4	5	9 0	18 3 6	[M.T.]	0	19 10
15	0 11	23 8	4 4	5	8 8	—	[M.T.]	0	19 10
15	0 11	23 8	4 4	5	8 8	—	[M.T.]	0	19 10

406-07	5	0	11	8	41	4	6	11	0	5	6	8	18	9	5½
408-09	5	0	11	8	41	4	5	11	0	7	7	8	18	4	4
409-10	5	1	11	8	41	4	6	11	0	7	4	7	2	6	3½
410-11	5	1	11	8	41	4	6	11	0	2	8	9	1	5	3
411-12	5	1	11	8	41	4	6	11	0	5	5	8	16	4	0
412-13	5	1	11	8	41	4	6	11	0	4	8	7	0	4	8½
413-14	5	1	11	8	41	4	6	11	0	8	2	6	17	1	7
414-15	5	1	11	8	41	4	6	11	0	8	0	7	7	5	10½
418-19	5	1	11	8	41	4	6	11	0	11	0	8	7	7	7
419-20	5	1	11	8	41	4	6	11	0	8	0	7	5	13	11½
420-21	5	1	11	8	42	4	5	11	0	12	0	5	7	3	0
421-22	5	1	11	8	42	4	5	11	0	7	0	6	1	14	6½
422-23	5	0	11	8	45	0	2	3	8	4	0	8	11	9	1
423-24	5	0	11	8	45	0	2	3	8	8	1	5	19	0	6½
424-25	5	0	11	8	45	0	2	3	8	9	1	8	4	8	11
425-26	5	0	11	8	45	0	2	3	8	6	2	6	9	5	9½
427-28	5	0	11	8	45	0	2	3	8	4	9	5	5	1	10½
429-30	5	0	11	8	45	0	2	3	8	10	6	5	2	5	3½
430-31	5	0	11	8	45	0	2	3	8	6	1	5	0	4	9
431-32	5	0	11	8	45	0	2	3	8	0	2	5	18	1	7
432-33	5	0	11	8	45	0	2	3	8	4	2	5	15	1	3½
433-34	5	0	11	8	45	0	2	3	8	5	8	5	12	12	7
1434-35 ⁸	15	0	11	23	8	45	0	11	12	3	10	9	0	65	14
1435-36	15	0	11	23	8	45	0	11	12	3	6	7	0	66	12
1438-39	15	0	11	23	8	45	0	11	12	3	16	19	4	71	19
1440-41	15	0	11	23	8	45	0	11	12	3	7	2	10½	66	0
1441-42	15	0	11	23	8	45	0	11	12	3	4	15	5½	63	4
1447-48	15	2	7	23	8	42	4	11	16	7	10	13	8	5	10
1448-49	15	2	7	23	8	42	4	11	16	7	4	18	1	56	3
														67	7
														1½	4½

1. Rents from tenements vacant because of pestilence.

3. MS. torn.

2. Increase in default is due to pestilence.

4. Sic.

5. Beginning at this point is an item, called chevage, of 8d., which continues through the following 4 years here represented. In 1447-48 it became 2s. 8d., and in 1448-49, 3s. 4d.

SOME IMPORTANT ITEMS IN THE LORD'S INCOME

Year	Pannage	Herbage	Pasture	Lactage	Foldage	Curtillage	Agistment	Underwood	Woods	Acres rented	Court dues	Recognition	Communtation of services	Inns rented	Sold on account ¹
					s. d.	s. p.		acres s. d.	s. d.	s. d.	s.				
21	11 6 6	8	1							9 10 57					
22	12 4 8	11 5 4	5							9 6 71					
23	14 5 8	5 3 0	3							10 3 77					
24	16 1 4	8 5 1	0							0 9 50					
25	18 6 5	9 2 0	0							10 9 31					
26	19 4 0	1 6 0	0							13 7 50					
27	20 5 8	1 6 0	0							14 2 08					
28	21 8 8	3 1 1	0							25 5 77					
29	22 3 4	1 9 6	6							1 3 96					
30	23 4 5	1 9 6	6							4 0 82					
31	24 2 5	2 0 0	0							2 10 49					
32	25 7 7	1 6 0	6							3 3 51					
33	26 2 4	1 0 0	0							7 3 4 65					
34	27 3 3	2 2 0	0							3 1 9 110					
35	28 3 4	1 10	0							1 0 6 88					
36	29 5 6	3 0 4	0							4 9 39					
37	30 6 10	4 0 5	0							6 3 53					
38	31 8 5	6 3 6	0							7 0 63					
39	32 8 5	3 9	0							17 7 95					
40	33 6 1	1 3	0							10 9 49					
41	34 6 1	1 3	0							21 10 6 78					
42	35 6 1	2 6	0							8 6 53					
43	36 7 7	3 2	0							15 6 109					
44	37 8 1	3 2	0							14 0 130					
45	38 8 8	10 7	0							11 6 78					
46	39 8 8	6 2	0							11 6 78					
47	40 8 8	6 2	0							11 6 78					
48	41 8 8	6 2	0							11 6 78					
49	42 8 8	6 2	0							11 6 78					
50	43 8 8	6 2	0							11 6 78					
51	44 8 8	6 2	0							11 6 78					
52	45 8 8	6 2	0							11 6 78					
53	46 8 8	6 2	0							11 6 78					
54	47 8 8	6 2	0							11 6 78					
55	48 8 8	6 2	0							11 6 78					

1256-57	8	8	32	9	2	6	4	4	6				21	10	6	95	10	6	2	0
1257-58	9	8	36	0	4	0	2	6	6				24	12	0	63	4	6	2	0
1264-65	5	9	38	6	27	6	3	0	0				22	12	0	50	8	2	0	0
1265-66	10	7	52	0	31	6	3	0	0				18	12	0	58	0	0	2	0
1267-68	12	4	36	4	35	4	1	2	3	0			24	12	0	52	0	2	0	0
1268-69	5	10	37	0	36	1	1	3	3	0		8	24	12	0	59	8	51	6	2
1270-71	8	6	38	4	45	6	1	3	3	0			24	12	0	48	0	1	6	2
1271-72	9	10	40	9	3	0	1	3	3	0			24	12	0	74	6	1	6	2
1272-73	7	7	54	0	12	6	1	4	3	0			24	12	0	44	10	1	6	2
1273-74	14	1	39	15	14	3	1	5	3	0			24	12	0	44	0	1	6	2
1274-75	10	10	41	7	16	0	3	10	3	0			24	12	0	60	0	1	6	2
1276-77	12	1	43	7	11	8	2	8	3	0			24	12	0	60	8	1	0	1
1277-78	3	7	41	1	10	2	2	10	3	0			24	12	0	52	0	1	6	2
1282-83	9	8	31	5	11	2	2	2	3	0		56	24	12	0	52	0	1	6	2
1283-84	10	8	54	11	1	1	3	0				18	24	12	0	306	10	1	6	2
1284-85	4	6	34	2	30	11	3	9			8	4	91	11		36	7	1	6	2
1285-86	9	10	54	8	37	2	4	6	13	0		25	3		160	8	2	0	4	6
1286-87	11	1	101	2	17	6	3	9	49	0			24	12	0	284	7	2	0	2
1287-88	11	6	52	13	15	6	4	1	3	0			24	12	0	79	11	2	3	2
1288-89	12	0	50	0	17	0	3	6	3	0		18	24	12	0	42	1	2	6	2
1289-90	13	8	36	6	11	0	2	1	3	0			24	12	0	34	7	2	6	2
1290-91	8	8	35	8	23	8	2	3	3	0			24	12	0	43	6	2	6	2
1291-92	8	9	20	5	28	10	2	4	3	0		22	24	12	0	57	8			2
1292-93	[III]	[III]	[III]	39	11		[III]		3	0			24	12	0	56	9	2	6	2
1296-97	4	7	22	3	13	0	2	8	3	0			24	12	0	90	1	2	6	2
1297-98	3	5	25	0	12	0	2	1	3	0			24	12	0	41	5	2	3	2
1298-99	4	7	30	2	9				3	0			24	12	0	29	1	1	9	2
1299-00	5	1	27	4	6				3	0			24	12	0	37	5	1	9	2
1300-01	10	2	32	7	5	3	24	8	12	0			24	12	0	43	10	1	9	2
1301-02	6	2	45	4	11	9	20	4	2	8			24	12	0	37	3	1	9	2
1302-03	[III]	[III]					14	4	3	0			24	12	0	55	7	1	9	2
1304-05	43	4	14	8	6	6	3	0					29	123	12	0	54	2	1	3

1. Not on credit but entered on the back of the account either because sold late or in small amounts; or possibly just charged against the revee.

2. Rent from 2 mus.

3. Message rent.

4. Message rent, 4s. 6d.

5. Message rent, 5s.

6. Beginning with this year is the yearly rental of 1 lb. of cummin from the estate called the Hoo. For income from churchscot see the chickens account.

7. Herbage included.

SOME IMPORTANT ITEMS IN THE LORD'S INCOME (CONTINUED)

Year	Pannage ¹	Herbage	Pasture	Lodging	Fodlage	Curtilage	Agreement	Underwood	Woods	Acres rented	Court dues	Recognition	Commutation of services	Inns rented	Sold on account
	s. d.	s. d.	s. d.	s. d.	s. d.	s. d.		acres s. d.	s. d.	s. d.	s. d.	s. d.	s. d.		s. d.
1305-06	36 9		17 4			3 0		22 6 6		12 0	41 11	1 9			142 8 1
1306-07	48 6		14 1	12 10		3 0		6 17 3	40 0	12 0	56 8	1 9			36 0 1
1307-08	29 0 1/2		9 0 1/2			3 0		9 27 0	31 8	48 0	62 8				52 11 1/2
1308-09	[M.T.]			3 11											
1309-10	12 9 1/2	29 11	10 0	22 8				5 15 0			120 10	3 3			
1310-11	11 6 1/2	25 0	13 2	5 1 1/2				5 16 6	6 4		67 6	3 3			
1311-12	38 6 1/2		15 1					10 35 10 1/2	19 4		79 8	2 3			
1312-13	32 5		13 6	7 8				10 40 0	120 0		53 6	2 3			5 0 1/2
1313-14	11 6	30 4	11 4					10 41 0			53 3	2 3			
1314-15	13 11	32 0	12 4					5 10 0			23 4	2 3			
1315-16	10 10 1/2	26 3	12 4					5 10 0			43 2				260 10
1316-17	3 3	25 11	9 4					5 10 0			74 3	4 0			109 2 1/2
1317-18	5 1 1/2	28 11	10 4	7 11				10 30 0			18 1	1			
1318-19	[M.T.]		6 9	7 10 1/2											
1320		9 8	1 8												
1320-21	10 6 1/2	13 11	11 4					6 26 0			100 10	5 0			
1324-25	31 0		17 11		5 0			3 12 0	21 0		106 8	5 6			12 5 1/2
1325-26	31 9	24 3			1 4			5 15 0	18 0		84 6	9 6			29 6 1/2
1326-27	33 4		26 0					5 16 8			45 6 1/2	9 0			1 1/2
1327-28	6 11 1/2	23 1	25 8					1 1 1/2 5 0			239 2	8 6			
1328-29	4 5 1/2	34 5	31 8					3 10 0			170 3	7 6			
1329-30	1 0	40 0	17 4	75 10							60 0	7 6			
1330-31	11 0	33 5	24 4								89 8	7 6			
1331-32	3 8	57 7 1/2	22 4	31 0				5 17 6			75 5	7 0			
1332-33	4 11	39 2	32 8					8 1/2 25 6			58 2	7 0			

1334-35	35 11	16 8	6 9	10 0				6 18 9	16 8		78 1	7 0	6 8		26 9
1335-36	37 2½	11 4	15 6	16 0½	4			5 15 0	19 6		96 10	8 0	6 8		38 9
1336-37	38 4½	15 6	16 0½					6½ 10 9	14 2		30 2	6 9	6 8		18 0½
1337-38	6 0 40	9½ 21 4						5 15 0			56 0	5 6	6 8		23 6
1338-39	5 8½ 38 7½	3 10						3 11 0			42 5	5 6	6 8		4
1339-40	6 11½ 24 18 21 10	3 2½						11 4½			31 11	5 3	6 8		3 2½
1340-41	4 10 22 8 18 10							15 0			71 3	5 3	6 8		1 6
1341-42	3 2½ 23 2 21 8										9 45 1	5 3	6 8		6 3
1342-43	4 11 23 9 25 1										69 0½	5 0	6 8		2 0
1343-44	4 11½ 23 0 11 4										58 4	4 0	6 8		5 6
1344-45	3 5 25 9 6 8										50	4 2	0		2 5
1345-46	5 0 44 0 10 10	6 2									40 11	4 6	13 4		14 9½
1346-47	5 3½ 28 4 10 10							10 33 4	16 6		32 0	4 6	13 4		4 2½
1347-48	5 4½ 31 11 11 10							6 20 0			29 11	4 0	13 4		3
1348-49	1 10 26 3 22 5 22 0										243 4	6 13 4			22 11
1349-50	3 4	11 8						6 20 0	1 4		16 1	1	70 0		19 1½
1350-51	9 11 28 9 13 9							4½ 15 0			65 0	75 0	0		31 6½
1351-52	5 10 29 2 16 2							10 13 4			6 4	81 1	70 0		25 3
1352-53	5 9½ 32 8 19 6							6 20 0			1	46 10	70 0		20 11
1353-54	10 7 35 2 18 2							6½ 21 8			84 8	70 0	7 8		39 3
1354-55	13 5 36 3 17 6							7 1 7			24	49 5	70 0		25 6
1355-56	19 9 39 6 9 10							5 16 8			26 0	70 0	14 4		42 4½
1356-57	13 7 27 8 15 6							8 26 8			[m.]	[m.]	63 4		10 1
1357-58	17 3 24 0 18 4							8 27 6			[m.]	[m.]	70 0		9 8
1358-59	19 0 27 1 16 6							8 28 4			12 3½	70 0	16 1		16 1
1359-60	17 8 26 7 12 10							5 16 8			34 10	70 0	18 0		18 0
1360-61	16 5 24 1 12 5							5½ 8 4			60 11	70 0	5 0		5 0
1361-62	12 5 23 6 19 10							6½ 21 8			75 5	70 0	5 6		5 6
1362-63	9 2 23 4 15 10							7 23 4			97 5	70 0			
1363-64	14 7 24 0 11 0														
1364-65	10 7 25 5 18 0														
1365-66	18 0½ 27 9 10 10														

1. Herbage included where the figure is large.

2. For this and the two following years the lord received as agistment of pigs on stubble, *qs.* 3½d., 2s. 11d., 2s. 3½d. respectively.

3. This year occurs the sum of 211 18s. 9½d. as outside receipts (*forenstra recepta*), probably from other manors. The next year the amount from the same was £29 *ss.* 0½d.

SOME IMPORTANT ITEMS IN THE LORD'S INCOME (CONTINUED)

Year	Pannage	Herbage	Pasture	Lactage	Foliage	Curtilage	Agistment	Underwood	Woods	Acres rented	Court dues	Recognition	Communtation of services	Inns rented	Sold on account
	s. p.	s. d.	s. d.	s. p.			s. d.	acres s. d.	s. d.	acres s. d.	s. d.	s. d.	s. d.		s. d.
1366-67	13 5 ¹ / ₂ 24	0 14 0	12 8 0	28 0			8 5	3 10 0		2 3 84 6	69 11 50	70 0	65 0		11 21 3 ¹ / ₂
1367-68	14 11 ¹ / ₂ 23	8 12 4	30 6	30 6			9 0 ¹ / ₂	5 16 8		3 10 43 7	84 6 50	65 0	65 0		12 1 185 10 ¹ / ₂
1368-69	16 5 ¹ / ₂ 25	8 17 10	31 2	31 2			7 2 ¹ / ₂	12 41 8		12 10 89 8	108 0	65 0	65 0		219 3
1369-70	15 7 ¹ / ₂ 28	8 17 10	56 2	56 2			7 2 ¹ / ₂	23 76 8		12 10 89 8	108 0	70 0	70 0		43 0
1370-71	23 13 31	10 18 4					9 6	16 94 0		8 3 54 6	54 6	70 0	70 0		227 7
1371-72	17 11 29	4 13 0					7 6	9 46 3		3 148 10	148 10	60 4 ¹ / ₂	60 4 ¹ / ₂		114 7 ¹ / ₂
1372-73	25 9 ¹ / ₂ 29	11 10 4					7 1	12 62 6		43 11 43 11	43 11	38 4	38 4		16 2
1373-74	17 5 27	6 11 4					7 1	12 60 0		32 6 32 6	32 6	26 0	26 0		13 0
1375-76	17 6 ¹ / ₂ 28	0 11 10					7 3	7 ¹ / ₂ 37 6		74 2 74 2	74 2	25 1 ¹ / ₂	25 1 ¹ / ₂		26 0 ¹ / ₂
1376-77	15 6 ¹ / ₂ [M.T.]	4 [M.T.]					6 9	10 50 0	9	131 6 131 6	131 6	25 0	25 0		84 5
1377-78	7 3 25	4 [M.T.]	17 6	17 6			6 9	8 40 0		35 0 35 0	35 0	25 0	25 0		166 8
1378-79	17 9 25	2 13 4	18 9	18 9			6 9	8 40 0		60 0 60 0	60 0	25 0	25 0		46 0
1379-80	9 10 16	6 8 4	17 6	17 6			6 9	8 40 0		74 10 74 10	74 10	25 0	25 0		80 6 ¹ / ₂
1381-82	14 11 14	6 [M.]					6 9	8 40 0		41 0 41 0	41 0	25 0	25 0		2 4
1382-83	5 6 ¹ / ₂ 19	4 10 4	20 0	20 0			6 9	8 40 0		50 10 50 10	50 10	18 4	18 4		14 5
1383-84	16 4 17	6 21 0	31 3	31 3			6 9	8 40 0		91 0 91 0	91 0	18 4	18 4		20 3
1384-85	15 4 ¹ / ₂ 17	10 8 4					6 9	8 40 0		34 6 34 6	34 6	18 4	18 4		31 1
1385-86	12 8 ¹ / ₂ 17	0 29 4					6 9	8 40 0		75 2 75 2	75 2	18 4	18 4		45 0
1387-88	12 8 ¹ / ₂ 17	0 29 4					6 9	8 40 0		69 9 69 9	69 9	18 4	18 4		42 1 ¹ / ₂
1388-89	15 1 17	2 29 10	31 3	31 3			6 9	8 40 0		36 6 36 6	36 6	47 0	47 0		33 3 ¹ / ₂
1390-91	[M.] 42 8	12 7 40	0 8	0 8			6 9	8 40 0		31 9 31 9	31 9	47 0	47 0		75 11
1392-93	13 10 17	6 35 4	25 8	25 8			6 9	8 40 0							
1393-94	10 3 ¹ / ₂ 18	6 36 4	6 8	6 8			6 9	8 40 0							
1394-95	5 9 19	4 37 2	25 0	25 0			6 9	8 40 0							
1395-96	3 4 18	8 [M.T.]	25 0	25 0			6 9	8 40 0							
1398-99	14 9 ¹ / ₂ 13	8 33 0	27 6	27 6			6 9	8 40 0							

OUTGO OF THE MANOR

	Arrears paid to bishop	Delivery to bishop		Regular expense		Allocation		Am	if any owing
		s.	d.	£	s.	£	s.		
208-09		1	0	10	0	4		54	0
210-11		0	0	7	19	0½		75	3½
211-12		4	0	8	10	9		60	3½
213-14		1	0	8	14	1		12	8½
215-16		2	9½	5	18	10		4	4
217-18		17	5½	14	12	11½		2	19
218-19		16	2½	13	0	4		9	9½
219-20		17	2	14	12	7½		14	0½
220-21		8	0	14	16	6		7	0
223-24		0	0	12	6	1		5	1
224-25		0	5½	13	12	3½		3	0
225-26		1	1½	31	12	11½		11	8½
226-27		1	10	10	9	4		2	6
231-32		2	7	7	0	3½		14	1
232-33		7	8	3	3	5½		8	0
235-36		0	0	3	6	4½		5	8½
236-37		3	7	9	9	2½		11	6
244-45		3	17	5	3½	10½		35	10½
245-46		0	1	4	8½	11		31	9
246-47		0	0	0	6	0		3	13
247-48		3	6	6	6	5½		4	13
248-49		4	6	2	7	7½		23	7
251-52		3	11	5	0½	24		24	6
252-53		0	5	5	3½	0		44	4
253-54		6	4	3	3	0		21	17
254-55		5	5	8½	5	0		21	3
256-57		0	5	2½	5	0		0	0

OUTGO OF THE MANOR (CONTINUED)

[illegible]

1337-38	9 13 6½	21 11 0	11 13 5	21 8		34 10 4½	11 17 8½
1338-39	11 17 8½	[M.T.]	14 5 1	6 6 4		29 12 11	5 8 7
1339-40	5 8 7	16 0 0	16 0 9	1 13 0	8	28 16 5	6 10 1
1340-41	6 10 1	17 0 0	21 8 4½	1 13 0	48 6	23 15 8	5 2 8
1341-42	5 2 8	23 12 2	18 17 2	53 4 4	70 8	33 0 5½	6 14 11½
1342-43	6 14 11½	28 0 0	20 3 11	40 6 6	50 9	34 6 4½	4 5 10½
1343-44	4 5 10½	42 0 0	20 11 6	11 6 6	53 0	47 0 11½	4 0 5½
1344-45	4 5 0½	76 18 7½	19 2 1½	4 7 3	42 0	82 10 7½	24 9
1345-46	11 50 0	10 3 0½	46 15 5	23 4½	72 11	11 6 5½	
1346-47		37 3 3	22 13 2	3 0 0	40 0	37 3 3	
1347-48		52 11 9	40 14 1½	3 0 43 4	45 0	54 5 8½	31 0½
1348-49	31 0½	29 3 0	19 2 9½	52 4 4	25 8	35 17 4½	4 2 0½
1349-50	4 2 0½	40 6 4	21 3 5½	4 19 10½	20 0	47 3 10½	37 8
1350-51	16 0 11½	50 7 4	17 18 5½	7 9 7½	41 0	48 0 7½	16 0 11½
1351-52	27 13 5½	31 0 0	28 12 9½	30 8 8	60 0	79 5 1½	27 13 5½
1352-53	10 11 8	23 8 0	16 12 3½	5 13 7	40 0	43 2 4½	10 11 8
1353-54	12 3 7	36 11 10½	22 3 5½	4 3 6½	40 0	41 5 9½	12 3 7½
1354-55	6 9 11	31 12 2½	17 12 8	3 6 4	63 0	47 5 4½	6 9 11
1355-56	17 18 2½	10 10 9	38 10 5½	9 18 10	60 0	52 16 8½	17 18 2½
1356-57	4 7 3	45 12 8	19 11 10½	5 5 0	60 0	24 16 10	4 7 3
1357-58	7 19 7	48 2 3	25 16 0½	6 19 9	60 0	58 17 3	7 19 7½
1358-59					60 0	55 2 0	
1359-60 ^a					60 0	41 3 9½	
1360-61		40 11 6½	25 7 11½	12 3	52 6		
1361-62			26 [—]		60 0		
1362-63		58 4 6	21 19 3½	30 12 0	60 0	30 12 0	
1363-64		43 12 3½	24 18 8	6 4 10	60 0	64 9 4	
1364-65			20 13 10	25 6 6	60 0	44 17 9½	
1365-66		4 11 10½	140 9 6½	14 8 8	20 0	34 14 6½	33 19 10½
1366-67	33 19 10½	31 0 0	67 6 7	13 5 2½	60 0	35 18 1	30 12 6
1367-68	30 12 6	59 6 2	71 14 10½	12 5 2½	60 0	48 14 8½	5 9 6½
1368-69	5 9 6½		29 12 6	2 10 6½	60 0	64 6 8½	50 0

For only part of the year.

2. Mostly illeble.

1. Illeble.

OUTGO OF THE MANOR (CONTINUED)

Year	Arrears paid to bishop		Delivery to bishop		Regular expense		Allocation		Hay bought		Amount owing		Net amount owing	
	£	s. d.	£	s. d.	£	s. d.	£	s. d.	s. d.	d.	£	s. d.	£	s. d.
1369-70		50 0	100 14 9		27 16 6½		3 11 3		60 0		109 0 9		5 3 8	
1370-71	5	3 8	56 0 0		23 8 3½		9 11 10½		60 0		86 10 3½		20 18 5	
1371-72		20 18 5	65 0 0				4 19 0				10 11 7½		13 1 7½	
1372-73	13	1 7½	61 0 0		24 3 6½		8 8 8½		60 0		84 8 0		15 0 0	
1373-74		15 0	17 0 0		71 9 1½		1 19 8½		60 0		18 19 8½			
1375-76	24	3 8	80 16 3½		21 17 9½		2 16 7½		60 0		84 2 11½			
1376-77		10 0	37 4 0		18 9 0½		4 12 6		60 0		44 11 6			
1377-78		55 0	16 0 0		43 12 7½		5 9 10½		63 0		23 9 10½		10 0 0	
1378-79		40 0	40 4 4		27 2 6½		12 2½		61 0		43 16 6½		40 0 0	
1379-80		60 0	54 11 8		21 8 2½		24 3½		62 0		56 12 7½		60 0 0	
1381-82	4	10 0	38 12 0		21 15 4		3 0 8½		53 4		49 7 0½		13 4 4	
1383-84		50 0	32 10 4		24 15 0		6 21 0½		60 0		38 1 0½		4 10 0 8	
1384-85	0	0 8	53 11 4		20 8 7½		6 17 0½		51 8		43 14 0½		4 6 8 8	
1385-86	4	6 8	32 15 0		23 7 5½		6 12 6½				60 12 6½			
1387-88		21 8	38 16 0		18 11 3½		45 6½		43 0		35 0 6½		4 0 0 0	
1388-89			[M.T.]		18 1 6½		3 16 4½		39 0		46 12 4½		4 0 0 0	
1390-91		70 0	36 16 4		17 10 8½		6 6 3½				73 3 9½		2 16 8 8	
1392-93		73 4	39 1 4		19 9 0½		4 6 9½		40 0		47 7 7½		4 5 0 0	
1393-94	4	5 0	37 15 0		18 12 8½		2 14 10½		40 0		46 10 1½		3 2 0 0	
1394-95	3	2 0	32 17 8		2 4 2		2 15 9½		45 0		42 12 8½		2 5 0 0	
1395-96	2	5 0	29 0 4		24 9 4		1 18 0½		36 0		39 15 1½		4 1 8 8	
1398-99		36 8	36 0 0		19 10 0½		5 3 9½		36 8		32 [—] 1½		4 36 8 8	
1399-00	5	2 0	30 13 4		30 0 10½		12 18 8½		26 8		46 5 9½		5 2 0 0	
1400-01									30 0		43 12 0½			

1402-03	18	6	37	10	0	28	13	11 $\frac{1}{2}$	17	15	10 $\frac{1}{2}$	46	8	55	5	10 $\frac{1}{2}$	18	6
1406-07	18	6	33	16	8	28	16	10 $\frac{1}{2}$	2	27	4 $\frac{1}{2}$	26	8	36	2	6 $\frac{1}{2}$	18	6
1408-09	18	6	42	13	0	28	3	4 $\frac{1}{2}$	5	19	5 $\frac{1}{2}$	26	8	46	10	11 $\frac{1}{2}$	18	6
1409-10	18	6	44	6	8	26	8	5 $\frac{1}{2}$	5	2	8 $\frac{1}{2}$	30	0	50	7	10 $\frac{1}{2}$	4	8
1410-11	18	6	30	0	0	33	13	8 $\frac{1}{2}$	11	13	0 $\frac{1}{2}$	26	8	46	1	6 $\frac{1}{2}$	5	3
1411-12	4	8	28	11	8	33	3	8 $\frac{1}{2}$	8	15	5 $\frac{1}{2}$	26	8	42	10	3 $\frac{1}{2}$	10	6
1412-13	5	3	28	11	8	26	2	9 $\frac{1}{2}$	9	18	7 $\frac{1}{2}$	26	8	48	18	9 $\frac{1}{2}$	16	6
1413-14	10	8	21	5	0	32	10	1	7	1	11 $\frac{1}{2}$	26	8	44	14	7 $\frac{1}{2}$	13	6
1414-15	16	8	28	0	0	25	4	4 $\frac{1}{2}$	4	13	0 $\frac{1}{2}$			46	1	6 $\frac{1}{2}$	14	6
1418-19			32	0	0	22	4	6 $\frac{1}{2}$	5	6	11 $\frac{1}{2}$			51	15	6 $\frac{1}{2}$	14	6
1419-20	14	8	34	3	0	19	16	3 $\frac{1}{2}$	7	7	3 $\frac{1}{2}$	16	0	56	17	8 $\frac{1}{2}$	20	4
1420-21	20	4	10	10	4	21	7	7 $\frac{1}{2}$	4	13	4 $\frac{1}{2}$	24	0	57	16	1 $\frac{1}{2}$	39	6
1421-22	39	18	44	10	0	19	12	8 $\frac{1}{2}$	4	13	4 $\frac{1}{2}$			79	1	9 $\frac{1}{2}$	29	5
1422-23	29	18	33	9	11	21	14	8	4	16	0	20	0	57	14	5	19	6
1423-24	19	8	22	0	0	21	5	1 $\frac{1}{2}$	2	6	11	20	0	41	5	5	16	6
1424-25	16	18	6	10	0	28	7	11 $\frac{1}{2}$	3	10	1 $\frac{1}{2}$	20	0	35	0	11 $\frac{1}{2}$	25	0
1425-26	25	0	18	0	0	18	2	11 $\frac{1}{2}$	7	0	4 $\frac{1}{2}$	15	0	55	2	10 $\frac{1}{2}$	30	2
1427-28	33	12	34	0	0	21	0	0 $\frac{1}{2}$	19	5 $\frac{1}{2}$	1 $\frac{1}{2}$	15	0	63	11	10 $\frac{1}{2}$	24	12
1429-30	17	5	33	0	4	18	12	2	4	5	4 $\frac{1}{2}$	22	6	59	13	1 $\frac{1}{2}$	22	7
1430-31	22	7	31	10	2	18	9	5 $\frac{1}{2}$	4	2	2 $\frac{1}{2}$	22	6	59	15	3 $\frac{1}{2}$	24	0
1431-32	24	0	19	1	6	22	6	3	18	3	4	24	0	55	5	4	35	5
1432-33	35	5	56	7	1	17	15	4	59	4 $\frac{1}{2}$	1 $\frac{1}{2}$	18	0	74	15	11 $\frac{1}{2}$	14	8
1433-34	14	8	27	13	11 $\frac{1}{2}$	23	12	3 $\frac{1}{2}$	65	0 $\frac{1}{2}$	1 $\frac{1}{2}$	34	0	45	10	1 $\frac{1}{2}$	14	11
1434-35	14	11	17	3	4	32	12	3 $\frac{1}{2}$	30	5 $\frac{1}{2}$	2 $\frac{1}{2}$	24	0	33	2	3 $\frac{1}{2}$	14	8
1435-36	14	8	17	13	4	19	14	5 $\frac{1}{2}$	14	16	3 $\frac{1}{2}$	12	0	46	18	1 $\frac{1}{2}$	14	8
1438-39	14	8	12	5	8	33	16	0 $\frac{1}{2}$	11	9	1 $\frac{1}{2}$	21	4	38	3	3 $\frac{1}{2}$	14	8
1440-41	14	8	25	7	1	20	7	1 $\frac{1}{2}$	5	17	4	21	4	45	12	11	14	8
1441-42	14	8	21	19	9 $\frac{1}{2}$	21	16	3 $\frac{1}{2}$	2	4	6 $\frac{1}{2}$	24	0	41	8	3 $\frac{1}{2}$	19	8
1447-48	12	7 $\frac{1}{2}$	24	6	8	20	6	3 $\frac{1}{2}$	5	11	1 $\frac{1}{2}$			35	17	2 $\frac{1}{2}$	9	5
1448-49	8	13	32	0	0	19	0	2 $\frac{1}{2}$						48	7	1 $\frac{1}{2}$	10	16

CLASSIFIED ITEMS OF EXPENSE

Year	Plow		Cart		Dairy ¹		Sheepfold ²		Threshing		Autumn boon- work etc. ³		House		Seneschal ⁴		Miscel- laneous		Hosing and weeding	
	£	s. d.	s.	d.	£	s. d.	£	s. d.	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.	s.	d.
1251-52	72	11½	12	1	6	8½			18	8½	3	4	8	2½	60	10				
1253-54	41	11	24	8	5	8½			11	4½	7	7								
1254-55	5	9	3½	19	6	3														
1256-57	35	7	12	1½	6	8½														
1257-58	21	3	17	6	7	4½														
1264-65	49	0	10	6½	91	7½			10	5½	6	9	25	0	95	3				
1265-66	38	5	17	7½	17	11			6	0½	11	7½	16	5½	35	0				
1267-68	35	11½	19	9	14	0							25	0	105	0				
1268-69	9	16	2½	10	20	8½			5	2	16	10	16	7½	85	0				
1270-71	9	7	10½	10	16	9½			1	11½	16	1	6	7½	62	0				
1271-72	10	8	10	11½	47	1½			2	8	25	9	11	4½	65	6				
1272-73	5	11	5	11	46	8½			1	4½	25	4	14	6½	62	4				
1273-74	32	10	33	3½	60	0			5	3	27	8½	13	2	86	9				
1274-75	6	3	10½	12	58	5			6	7	25	1	14	0½	62	10½				
1276-77	57	0	21	7½	54	5			5	9	22	4½	4	10½	78	4½				
1277-78	52	0	35	4½	65	2½			14	11	23	0	21	0	73	1				
1282-83	23	5	18	9½	46	0½			3	1	7	8	16	3½	39	4				
1283-84	[M.T.]	12	2	4	36	10							17	10	11	1				
1284-85	7	0	6½	19	7	7½			6	6	22	7	24	9	21	7½				
1285-86	4	0	9½	13	13	7½			20	5	16	0	16	5	40	2				
1287-88	4	7	10½	36	49	6½			9	11½	14	10	6	7½	56	6				
1288-89	3	8	5½	15	56	10½			2	5½	14	4½	10	9	57	0				
1289-90					57	4½			1	1½	37	10½	5	10	46	8				

1290-91	3	9	2½	30	3½	47	9½	6	3½	50	21	7	[M.L.]
1291-92		53	2	8	9½	56	2½	6	6	22	10	9½	7
1292-93		36	8	16	11½	6	4½	5	0	37	7	5	5
1296-97		37	8	15	6	19	5½	28	8	24	5	11	34
1297-98	[M.T.]					5	1	15	0	28	31	11½	45
1298-99		69	8	16	7	10	5	10	6	28	11	0	45
1299-00		30	0			22	8	14	8	28	13	4	8
1300-01		31	11	10	8½	11	5½	6	3	13	18	8½	25
1301-02		61	0½	16	4½	79	5½	20	5	33	6	5½	24
1302-03		62	3½	23	5	66	5½	27	5½	23	8	7	12
1304-05		68	2	25	0½	76	1½	10	0	[M.T.]	8	9	
1306-07	4	5	6½	29	1½	7	17	37	10½	26	21	10½	3
1307-08		26	7½	10	3½			6	13	22	31	4½	6½
1308-09		76	8	11	7½	12	6	34	7	24	35	9½	11
1309-10		60	7½	38	4½	7	0½	15	15	17	37	5½	9
1310-11		61	4½	31	2	7	4	17	3	19	30	11½	3
1311-12	4	14	9½	12	1½	8	8½	24	2½	37	18	5	13
1312-13	4	13	2½	21	1	8	1	17	8	16	22	2	35
1313-14	5	10	10	52	7	17	0	24	12	33	9	10½	3
1314-15	[M.T.]							13	17	72	16	3	25
1315-16	9	2	1½	57	4	22	7½	18	5	37	42	3	106
1316-17	4	9	8	18	9½	47	4	21	6½	2	18	9	51
1317-18		44	10½	28	6	7	0½	22	9	8	3	6	6
1318-19		40	4	13	11	5	6	12	4	20	29	7	65
1320	8	7	10½	6	1	78	11	7	4	28	79	4½	10
1320-21		39	10½	20	11	5	11½	19	2	22	17	11	16
1324-25		29	0	28	0			8	5	11			
1325-26		26	2½	11	5								

1. Dairy sometimes includes the sheepfold expenses.

2. Sheepfold sometimes includes the dairy expenses.

3. Includes the cost of gifts to boneworkers and the expense of weeding, mowing, and other services in autumn.

4. Seneschal sometimes includes the expense of bailiff.

5. New building this year amounted to £28 8s. 11d.

CLASSIFIED ITEMS OF EXPENSE (CONT)

Year	£	s.	tunn work, t	d.	s.	d.	Hoeing and weeding
326-27		8	3	9½	6	7	
327-28			3	6			5½
328-29			8	2			8
329-30			6	2	0	2	0½
330-31			3	2	9	1	0
331-32	5			4	7	7	9½
332-33	5			0	3	6	3½
334-35	6			6	11	5	0
335-36	4			1½	5	2	0½
336-37				8½	3	7½	1½
337-38				8½	10	5½	8
338-39				8½	4	9	1½
39-40	5			1	4	8	9
40-41	5			8½	4	0	5
41-42	4			2½	4	6½	3
42-43	5			5½	19	4	9
43-44	4			5½	2	4	3
44-45	5			5½	16	0	1½
45-46	4			11½	15	9	6
46-47	6			11½	17	1	0
47-48				2½	19	8	0
48-				0½	10	5	6
49-50				6	1	10	4
50-51				9	19	10	9½
				8½	10	2½	10
							5 0

ITEMS OF EXPENSE

335

1351-52	36	3	13	8	4	4	10	6	77	8	34	11	4	9	9	21	0	14	01	3	4
1352-53	38	1	21	5	5	19			6		33	1	5	6	71	10	10	8	111	5	0
1353-54	37	7	12	7					6		4	4	4	1	101	56	0	13	5		
1354-55	36	11	47	7					6	3	43	41	4	1	101	56	0	14	61		
1355-56	37	11	11	81					6	19	81	42	51	44	41	15	01	13	3		
1356-57	37	2	46	10					6	5	3	14	6	57	91	11	4	14	91		
1357-58	33	3	15	2					8	5	8	26	81	61	11	11	8	52	111		
1358-59	33	9	15	0					7	14	3	31	51	65	1	4	8	15	31		0
1359-60	33	10	15	2					6	9	101	[III.]		74	7	12	8	[III.]		6	
1360-61	33	2	47	6					7	0	1					18	2	18	3		7
1361-62	36	2	20	0					7	8	5	21	101	58	111			[M.T.]		5	0
1362-63	34	10	13	11					7	6	7	24	0	[III.]		28	0	18	1		6
1363-64	34	7	49	4					7	8	6	41	71	68	0	21	8	13	8		4
1364-65	33	10	14	5					6	19	6	31	81	78	1	10	71	13	8		4
1365-66	35	4	16	1					5	2	10	26	61	4	4	11	54	7	6		2
1366-67	40	9	16	7					7	10	4	4	1	6		27	4	224	7		0
1367-68	38	8	46	2					6	19	3	50	10	4	3	10	111	16	6		4
1368-69	42	7	14	51					7	0	01	49	7	66	4	3	01	8	111		0
1369-70	39	5	34	9					7	0	9	38	8	64	41			7	11		9
1370-71	37	0	17	10					6	9	10	46	11	51	7	7	4	8	101		10
1371-72	34	0	19	7					6	9	10	49	0	57	10	2	6	11	21		9
1372-73	34	5	15	5					7	19	0	37	5	61	71	5	10	10	2		10
1373-74	34	8	49	10					6	9	0	20	11	62	81			7	7		0
1375-76	35	2	15	2					6	8	5			57	21	22	3	12	101		8
1376-77	[M.T.]	34	1	1					6	10	5	[M.T.]		57	21			12	3		7
1377-78	35	4	16	1					5	19	10	15	8	56	81			13	01		8
1378-79	37	4	44	7																	0

1. House sometimes includes miscellaneous expenses.
2. Includes necessary and small items (necessaria, minuta).
3. Expenses of seneschal sometimes include those of the bailiff.
4. New building included.
5. In 1367-68 and 1368-69 new building expenses amounted to £52 17s. 11d.

CLASSIFIED ITEMS OF EXPENSE (CONTINUED)

Year	Plow		Cart		Dairy		Sheepfold		Threshing		Autumn boom-work, etc.		House		Seneschal		Miscellaneous		Hoeing and weeding	
	£	s. d.	s.	d.	£	s. d.	£	s. d.	s.	d.	£	s. d.	£	s. d.	s.	d.	s.	d.	s.	d.
1379-80	37	9	18	3			6	13 7	3	9	47	5½			10	4			8	0
1381-82	38	9	46	7			5	19 3	8	8½	37	11½			6	8			8	0
1383-84	39	5	14	0			6	5 0½			37	11½	11	1	13	5			8	0
1384-85	38	11	47	7			5	2 9½	13	5½	71	3½			14	3			8	0
1385-86	36	4	18	1			5	11 7	23	1	73	7½	20	5	9	4			8	0
1387-88	38	4	46	8			4	13 9	13	6	58	7½	14	2	2	9			6	8
1388-89	36	1	14	9			4	9 0	12	4	59	10½	32	9½	2	5			6	6
1390-91	35	5	[M.T.]				4	6 3			61	5½	32	2						
1392-93	36	8	16	7			3	18 10	10	4½	47	6½	23	8	3	8			6	0
1393-94	35	7	21	1			4	8 10	16	1½	61	0	14	0	2	9			5	0
1394-95	36	2	16	6			4	7 9	13	6½	65	8	37	7	2	0			5	0
1395-96	35	9	18	10			3	17 8	3	0	5	6 4	15	9	2	8			6	0
1398-99	33	10	[M.T.]				3	17 2	18	2½	6	4 11½	45	6½	[M.T.]				5	4
1399-00	33	11	19	5			3	6 11	21	1½	5	15 1½	42	0½	3	8½			8	8
1400-01	46	10	53	6			5	17 8	19	8	6	1 1½	61	10½	20	0			8	4
1402-03	39	5	53	0			11	11 8	23	0	5	18 1½	14	3½	11	3			9	0
1406-07	38	8	48	1			3	2 5	24	7½	5	16 2½	58	11½	8	10			6	0
1408-09	42	8	19	5			3	14 8	24	1	6	0 8½	58	10½	5	5			6	0
1409-10	43	5	17	10			3	10 6	24	1	6	0 8½	76	2½	7	4			6	8
1410-11	46	8	32	4			4	8 8	26	7	6	0 8½	62	10½	6	4½			6	0
1411-12	46	9	49	7			4	2 3	30	0½	6	11 11½	38	5	11	11½			6	0
1412-13	46	10	18	5			3	7 1	20	6½	6	9 5½	61	7	7	10			6	0

1413-14	47	1	49	3		2	19	10	23	6½	6	3	7½	48	9	7	8	6	0
1414-15	46	6	21	9		3	16	9	7	6	6	4	5½	29	8	5	4	6	0
1418-19	48	2	49	7		3	13	3	7	9	5	18	7½	14	1	4	4½	6	0
1419-20	45	11	20	3		2	18	4	15	8½	6	5	3½	11	4	5	8	6	0
1420-21	44	0	21	5		3	7	0	8	1½	6	6	11½	45	3½	5	8	8	0
1421-22	43	2	17	11			18	10	14	4	6	2	9½			4	4	0	4
1422-23	41	10	19	11		54	4½		19	2½	5	18	3½	36	0	5	0½	3	4
1423-24	36	5	20	3		54	4		22	7½	5	9	9½	16	9	7	4	3	4
1424-25	40	3	46	7		51	6		17	4½	5	9	9½	59	7½	6	3	2	0
1425-26	40	3	16	1		44	6		21	11½	5	6	0½	27	5	3	0	2	0
1427-28	40	5	18	9		45	2		30	5	5	6	10½	51	10½	7	3½	2	0
1429-30	40	0	16	10		43	0		28	5½	5	6	10½	26	7	6	6	1	8
1430-31	39	10	14	9		47	5		28	1	5	6	9½	34	10	7	1		
1431-32	37	11	17	11		53	1		32	2	5	6	9½	28	7½	8	5		
1432-33	38	7	18	0		52	6		28	0	5	6	9½	13	9½	6	3		
1433-34	34	1	47	8½		48	3		26	—	1	6	9½	38	8½	8	5½		
1434-35	33	8	20	2		9	10	8	29	9½	5	6	9½	52	7½	9	3		
1435-36	33	8	17	11		67	2½		28	3½	5	6	9½	11	9½	12	9½		
1438-39	36	8	48	0		4	1	3½	28	7½	5	5	3½	14	1	14	11		
1440-41	41	11½	16	0		55	3		30	5½	5	8	3½	7	0½	8	9½		
1441-42	36	1	19	4		[M.T.]			25	7½	5	14	3½	51	2	10	11		
1447-48	40	11	22	6		63	11		32	4½	6	4	7	20	10	13	9½		
1448-49						43	0		34	2½				35	10½	13	10		

i. Manuscript torn.

2. Nothing because of the lease of the home farm.

WHEAT

Year	Total yield No. of acres sown	Total amt. of seed per acre	Net yield ^a per acre	Amount sold	Total sale price	Average price per qr.	No. given to officials	No. bought	Total purchase price	Average purchase price	No. sent away	Remarks
	Qrs.	Qrs.	Qrs.	Qrs.	£ s. d.	£ s. d.	Qrs.	Qrs.	£ s. d.	£ s. d.	Qrs.	
1208-09	66 ¹ 90	.289	70 ¹ 70 ¹	61 ¹ 61 ¹	7 15 4 6 0 7	2 2 0 3 10 ¹ 6	5				Qrs. 9 ¹	26 from Mardon
1210-11	66 ¹ 96	.271	70 ¹ 70 ¹	31 ¹ 31 ¹	6 0 7 6 7 3	3 10 ¹ 6 2 6 0					Qrs. 10	
1211-12	66 ¹ 104	.255	70 ¹ 70 ¹	51 ¹ 51 ¹	6 7 3 6 7 3	2 6 0 2 6 0					Qrs. 60	
1212-13	66 ¹ 104	.260	70 ¹ 70 ¹	3 ¹ 3 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 26 ¹	
1213-14	66 ¹ 91	.242	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6	5				Qrs. 8	
1215-16	66 ¹ 91	.257	70 ¹ 70 ¹	24 ¹ 24 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6	2				Qrs. 8	
1217-18	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1218-19	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1219-20	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1220-21	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1221-22	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1222-23	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1223-24	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1224-25	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1225-26	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1226-27	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1227-28	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1228-29	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1229-30	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1230-31	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1231-32	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1232-33	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1233-34	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1234-35	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1235-36	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1236-37	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1237-38	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1238-39	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1239-40	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1240-41	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1241-42	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1242-43	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1243-44	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1244-45	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1245-46	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1246-47	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1247-48	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1248-49	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1249-50	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1250-51	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1251-52	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1252-53	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1253-54	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1254-55	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1255-56	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	
1256-57	66 ¹ 91	.257	70 ¹ 70 ¹	40 ¹ 40 ¹	6 5 10 6 5 10	3 11 ¹ 6 3 11 ¹ 6					Qrs. 8	

10

11

curall included

2½ from a fugitive

WHEAT (CONTINUED)

Year	Total yield No. of acres sown	Total amt. of seed	Av. seed per acre	Net yield	Av. net yield per acre	Amount sold	Total sale price	Av. sale price per qr.	No. given to officials	No. bought	Total purchase price	Av. purchase price	No. sent away	Remarks
Year	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	£ s. d.	s. d.	Qrs.	Qrs.	£ s. d.	s. d.	Qrs.	
1906-07	384	181	193	244	.297	16	4 9 4	5 7	7					
1907-08	48	101	201	264	.270	21	4 4 6	5 7	1	2				
1908-09	40	201	217	356	.599	24	8 17 0	8 0	3					
1909-10	774	16	178	10	.111	58	23 0 6	7 11	34					
1910-11	26	17	170	244	.254	5	5 10 0	0 0	34					
1911-12	414	151	182	464	.720	24	6 18 9	6 11	31					
1912-13	751	181	187	604	.598	53	16 0 21	0 0	34					
1913-14	794	101	188	604	.423	57	19 2 11	6 8	34					
1914-15	604	101	187	184	.180	37	24 8 1	19 0	21	16				
1915-16	374	100	181	464	.464	25	19 0 21	0 0	34					
1916-17	654	174	186	404	.420	47	40 10 9	17 11	1					
1917-18	804	164	185	554	.621	41	19 0 3	0 0	44					
1918-19	714	123	161	101		45	11 9 6	5 0	1					
1920-21	754	194	310	744	1.305	55	18 5 3	8 7	16					
1924-25	584	174	311	504	1.013	76	21 16 5	5 8	1					
1925-26	924	154	313	364	.615	47	12 12 8	5 4	1					
1926-27	654	184	304	414	.846	39	11 12 4	5 10	1					
1927-28	554	154	306	414	.721	40	13 12 6	6 8	1					
1928-29	584	171	314	334	.734	59	21 13 4	7 4	1	151				3 1/2 extra sold
1929-30	594	151	315	334	.905	28	13 4 4	8 11	1					
1930-31	504	181	313	574	.807	61	27 11 6	8 5	1					
1931-32	764	134	295	374	.643	32	10 5 4	6 5	1					
1932-33	504	181	315	364	.906	37	13 7 5	0 0	1					
1933-34	494	56	310	474	.771	40	11 13 0	5 0	1	12	62 0 5	2		
1936-37	634	54	308	414	.773	45	9 18 0	4 6	1					
1937-38	184	144	311	374		45	9 18 0	4 6	1					

WHEAT (CONTINUED)

Year	Total yield	No. of acres sown	Total amt. of seed	Av. seed per acre	Net yield	Av. net yield per acre	Amount sold	Total sale price	Av. sale price per qr.	No. given to officials	No. bought	Total purchase price	Av. purchase price	No. sent away	Remarks
	Qrs.		Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	£	s.	d.	Qrs.	s.	d.	Qrs.	
1370-71	76½	69	17½	.250	60½	.879	59	23	4	0	7	10½	8	Qrs.	7½ sold extra
1371-72	77½	64	16	.250	32½	.514	61½	20	7	6	6	8	8		
1372-73	88½	63	15½	.250	54½	.861	46	21	13	9	9	5½			
1373-74	70	58	14½	.250			47½	15	18	4	6	8			
1375-76	43½	56	14	.250	34½	.612	28½	13	6	0	9	4			
1376-77	48½	69	17½	.252	42½	.612	30½	8	4	0	5	4			
1377-78	59½	64	16	.250	40½	.771	43½	11	13	0	4	9			
1378-79	65½	65	16½	.250	22½	.344	49	11							
1379-80	38½	60	15	.250			23½	66	11½		5	8½			2½ sold extra
1381-82	30	62	15½	.250			11½	10	2	0	5	4			
1382-83							37½	6	17	4½	5	4			
1383-84	46	66	16½	.250	42½	.640	25½	10	0	17	4	10½			3½ sold extra
1384-85	58½	66	16½	.250	30½	.587	41½	12	11	7	6	2½			
1385-86	55½	58	14½	.250			40½	9	0	13	4	2½			2½ sold extra
1387-88	60½	54	13½	.250	39½	.725	43½	7	15	6	4	2½			
1388-89	52½	60	15	.250			37½	12	6	3	10	0			
1390-91	39½	[m.r.]	14½	.250			24½	8	11	9	3	5½			3 sold extra
1392-93	63½	58	14½	.250	43½	.750	45½	11	14	6	4	4½			2½ sold extra
1393-94	58	60	15	.250	46	.767	39½	8	14	6	4	4½			
1394-95	61	56	14	.250	32	.571	46½	10	16	5½	4	7½			5½ sold extra
1395-96	46	58	14½	.250			25½	7	5	0	5	9			
1398-99	42½	60	15	.250	34½	.575	26½	9	18	0	5	12½			

CURAIL

Year	Total yield Qrs.	Amount sold Qrs.	Total sale price		Average sale price per qr.		Food Allowance Qrs.	Year	Total yield Qrs.	Amount sold Qrs.	Total sale price per qr.		Average sale price		Food Allowance Qrs.
			s.	d.	s.	d.					s.	d.	s.	d.	
1208-09	5	5	11	3	2	3		1257-58	5	5	30	0	6	d.	
1210-11	5	3	6	0	2	0		1264-65	8	8	32	0	0	0	
1211-12	12	10	14	1	1	5	2	1265-66	9	9	32	9	3	7 $\frac{1}{2}$	
1213-14	11	8	7	2	0	10 $\frac{1}{2}$	3	1267-68	3 $\frac{1}{2}$	3 $\frac{1}{2}$	13	2	3	9 $\frac{1}{2}$	
1217-18	2 $\frac{1}{2}$	2 $\frac{1}{2}$	8	0 $\frac{1}{2}$	3	0 $\frac{1}{2}$		1268-69	4 $\frac{1}{2}$	4 $\frac{1}{2}$	17	10 $\frac{1}{2}$	4	4	
1218-19	10						10	1270-71	2 $\frac{1}{2}$	2 $\frac{1}{2}$	14	4 $\frac{1}{2}$	5	2 $\frac{1}{2}$	
1220-21		2	5	6	2	9		1271-72	2 $\frac{1}{2}$	2 $\frac{1}{2}$	16	0	6	8	
1223-24	5 $\frac{1}{2}$	5 $\frac{1}{2}$						1272-73	3	3	13	0	4	4	
1224-25	3 $\frac{1}{2}$	3 $\frac{1}{2}$	15	11	4	0 $\frac{1}{2}$		1273-74	4	4	18	11 $\frac{1}{2}$	4	9	
1225-26	4	4	14	9	3	8 $\frac{1}{2}$		1274-75	5	5	25	0	5	0	
1226-27	3 $\frac{1}{2}$	3 $\frac{1}{2}$	13	9 $\frac{1}{2}$	3	11 $\frac{1}{2}$		1276-77	3	3	16	0	5	4	
1231-32	5	5	15	4	3	0 $\frac{1}{2}$		1277-78	3 $\frac{1}{2}$	3 $\frac{1}{2}$	13	5	3	10	
1232-33	5 $\frac{1}{2}$	5 $\frac{1}{2}$	14	5	2	9		1282-83	3 $\frac{1}{2}$	3 $\frac{1}{2}$	27	2	5	0	
1235-36	4	4	10	1	2	0 $\frac{1}{2}$		1283-84	3 $\frac{1}{2}$	3 $\frac{1}{2}$	16	9	5	4 $\frac{1}{2}$	
1236-37	5	5	16	3	3	3		1284-85	5 $\frac{1}{2}$	5 $\frac{1}{2}$	14	8	2	8	
1244-45	19	19	40	0	2	1 $\frac{1}{2}$		1285-86	17 $\frac{1}{2}$	17 $\frac{1}{2}$	40	10	2	4	
1245-46	9 $\frac{1}{2}$	9 $\frac{1}{2}$	30	8	3	2 $\frac{1}{2}$		1286-87	11 $\frac{1}{2}$	10 $\frac{1}{2}$	34	10 $\frac{1}{2}$	3	2 $\frac{1}{2}$	
1246-47	5 $\frac{1}{2}$	5 $\frac{1}{2}$	24	6	4	5 $\frac{1}{2}$		1287-88	13 $\frac{1}{2}$	10	17	4	1	8 $\frac{1}{2}$	
1247-48	8 $\frac{1}{2}$	8 $\frac{1}{2}$	31	1 $\frac{1}{2}$	3	8 $\frac{1}{2}$		1288-89	10 $\frac{1}{2}$	6 $\frac{1}{2}$	16	8	2	5 $\frac{1}{2}$	
1248-49	5 $\frac{1}{2}$	5 $\frac{1}{2}$	15	8	2	10		1289-90	4 $\frac{1}{2}$	4 $\frac{1}{2}$	22	6	5	0	
1251-52	9	9	24	0	2	8		1290-91	1 $\frac{1}{2}$	1 $\frac{1}{2}$	9	0	6	0	
1252-53	8	8	40	6	5	0 $\frac{1}{2}$		1291-92	4 $\frac{1}{2}$	4 $\frac{1}{2}$	15	5	5	0	
1253-54	3	3	8	0	2	8		1292-93	4 $\frac{1}{2}$	4 $\frac{1}{2}$	23	4	5	4	
1254-55	6 $\frac{1}{2}$	6 $\frac{1}{2}$	13	10 $\frac{1}{2}$	2	1 $\frac{1}{2}$		1296-97	5	5	20	0	4	0	
1256-57	3 $\frac{1}{2}$	3 $\frac{1}{2}$	22	6	6	8		1297-98	3	3	12	0	4	0	

2208-99	2	2	8	0	4	0	138-39	8½	20	5	2	4	4	3	3	4½	1½
3300-01	12½	5½	19	3	3	5	139-40	4	16	0	4	0	0	0	4½	4½	1½
3301-02	13½	12½	45	6	3	9½	140-41	7½	30	6	4	4	3	6½	4½	4½	1½
3302-03	18½	18½	56	7½	3	0	141-42	6½	26	0	4	4	0	7	4½	4½	1½
3305-06	5½	5½	26	6	5	2	142-43	7	28	0	4	0	0	9½	4½	4½	1½
3306-07	2	2	8	0	4	0	143-44	9½	58	6	6	0	0	7½	4½	4½	1½
3307-08	2	2½	14	0	5	4	144-45	9½	21	8	3	4	4	2½	4½	4½	1½
3308-09	9½	9½	63	4	6	8	145-46	6½	21	8	3	4	4	2½	4½	4½	1½
3309-10	9½	9½	54	6	5	11½	146-47	2½	15	0	6	0	0	2½	4½	4½	1½
3310-11	4½	4½	39	6	9	3½	147-48	2½	15	0	6	0	0	2½	4½	4½	1½
3311-12	16½	16½	62	9	3	10½	148-49	4½	17	6	6	0	0	2½	4½	4½	1½
3312-13	8½	8½	35	0	4	0	149-50	3½	9	0	6	0	0	1½	4½	4½	1½
3313-14	5	5	25	0	5	0	150-51	3									
3314-15	5½	5½	[M.T.]				151-52	1½									
3315-16	9½	9½	105	0	11	2½	152-53	1½									
3316-17	9½	9½	91	3	10	0	153-54	2½									
3317-18	13½	13½	92	3	6	10½	154-55	1½									
3318-19	12½	12½	49	6	4	0	155-56	3½									
3320-21	9½	9½	39	0	4	2½	157-58	1½	2	6	5	0	0				
3324-25	15½	15½	76	3	5	0	158-59	2									
3325-26	8½	8½	34	0	4	0	160-61	1									
3328-29	6½	6½	40	10½	6	0	161-62	1½									
3329-30	13½	13½	55	6	4	0	162-63	1½	11	3	6	0	0				
3330-31	2½	2½	15	0	6	0	163-64	4½	22	0	5	4	0				
3331-32	3½	3½	22	6	7	0	164-65	4	20	0	5	4	0				
3332-33	6½	6½	23	3	3	7½	165-66	4									
3334-35	9½	9½	37	0	4	0	167-68	3									
3335-36	2½	2½	11	6	4	0	168-69	4½									
3336-37	4½	4½	18	6	4	0	169-70	4									
3337-38	10½	10½	22	9½	3	3½	170-71	1½									

CURALL (CONTINUED)

Year	Total yield	Amount sold	Total sale price		Average sale price per qr.		Food allowance	Year	Total yield	Amount sold	Total sale price		Average sale price per qr.		Food allowance
			s.	d.	s.	d.					s.	d.	s.	d.	
1371-72	Qrs. $\frac{1}{2}$	Qrs. $\frac{1}{2}$	2	4	4	8	Qrs. $\frac{1}{2}$	1414-15	Qrs. 2						Qrs. 2
1372-73	$\frac{1}{2}$	$\frac{1}{2}$					1	1418-19	2						2
1376-77	1						1 $\frac{1}{2}$	1419-20	3 $\frac{3}{8}$						3 $\frac{3}{8}$
1377-78	1 $\frac{1}{2}$						2	1420-21	3						3
1378-79	2						2	1421-22	4						4
1379-80	2						2	1422-23	6						6
1381-82	3						3	1423-24	4						4
1383-84	2						2	1424-25	1						1
1384-85	3						3	1425-26	4						4
1388-89	3 $\frac{1}{2}$						3 $\frac{1}{2}$	1427-28	4						4
1390-91	2 $\frac{1}{2}$						[N.T.]	1429-30	4						4
1392-93	4						4	1430-31	4						4
1393-94	3						3	1431-32	4						4
1394-95	2						2	1432-33	4						4
1395-96	3						3	1433-34	2						2
1398-99	3						3	1434-35	4						4
1399-00	3						3	1435-36	4						4
1400-01	3						3	1438-39	1						1
1402-03	4						4	1440-41	3						3
1406-07	2 $\frac{1}{2}$						2 $\frac{1}{2}$	1441-42	3 $\frac{1}{2}$						3 $\frac{1}{2}$
1412-13	2						2	1447-48	5 $\frac{1}{2}$						5 $\frac{1}{2}$
1413-14	1						1	1448-49	2						2

SPRING BARLEY

347

SPRING BARLEY¹

Year	Total Yield	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Food allowance	For feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks
Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	£ s. d.	s. d.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	
1208-09	147½	173	57	.329	82½	.902	12½	5 8	2 0½	42	8	28			28	see w. barley
1210-11	110½	91½	40½	.444			32	56 5	1 9½	42½		10½			2	
1211-12	123½	89	29½	.331			39½	77 4	1 11½	44					10½	
1213-14	113	94	32½	.346			37	72 8	1 11½	43½					2	
1215-16	79	77	30½	.394	68½	.926	10½	24 6	2 4	36½					5	
1217-18	66½	74	25½	.340			5½	20 2	3 8	30½					10	
1218-19	93½	62	23	.371	74½	1.208	30	4 6 0	2 10½	45½			8 2½			
1219-20	97½	83	29½	.351	57½	.697	17½	38 7	2 3	45½						
1220-21	87	75	26½	.353			11½	34 6	2 11½	48½						
1223-24	100½	104½	38½	.368	111½	1.065	28½	54 1	1 10½	39½			10 3			
1224-25	149½	102	37	.363	70½	.691	33½	12 2	3 4½	26½			28 3½		53	1 remains
1225-26	107½	108	39½	.366	120½	1.201	32½	6 11 0	4 0	41			10 1			
1226-27	160½	116	42½	.366			74½	15 4	1 4	54½			1 4		4	
1231-32	163½	85½	42½	.406	139½	1.627	66	9 18 6	3 0	51			2 3		8	
1232-33	181½	89	43½	.480			74½	10 2	2 11½	40½			1 4			
1235-36	202½	99½	46	.462	100½	1.911	120½	12 15 3½	2 2	54½			2 3			
1236-37	236½	102	43½	.429			154½	21 10 6½	2 9½	37½			3 3			
1244-45	239½	166	52½	.316	225½	1.358	140½	10 4 0½	1 11½	40½						
1245-46	277½	80½	42½	.528	156½	1.947	109½	21 4 9½	2 11½	32½						
1246-47	199½	102	52½	.515	143½	1.411	107½	23 10 10	4 4½	35½						
1247-48	199½	110½	58½	.527	164½	1.489	104½	23 19 9½	4 4½	30½						
1248-49	222½	115	56½	.488			130½	14 5 2½	2 2½	30½						
1251-52	154½	79	43½	.547	83½	1.054	76½	9 10 9	2 6	33½						
1252-53	126½	84	48	.571	111½	1.326	48½	11 3 9	4 7½	33½						
1253-54	159½	82	46½	.567	134	1.634	87	8 13 2	2 0	32½						
1254-55	180½	80	44½	.556			119½	9 12 6	1 7½	33½						

1. Oudem. 2. From a fugitive. 3. From the goods of Ingerum, 5½ qrs. 4. From the previous year; 10 qrs. from a fugitive.

SPRING BARLEY (CONTINUED)

Year	Total yield	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Food allowance	For feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks
	Qrs.		Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	
1256-57	175½	116	58	.500	199½	1.717	96½	25 10 9	5 3½	33½	2					14½ old grain
1257-58	257½	128	64	.500			157½	44 19 8	5 8½	33½	2					
1264-65	165½	105	52½	.499	98½	.942	86½	15 12 10½	3 7½	26½						
1265-66	151½	105	52½	.500			71½	11 14 0	3 3½	26½						
1267-68	82½	110	55	.500	90½	.819	32½	4 6 8	2 8	43½		17				
1268-69	145½	112	56	.500	97	.866	60½	11 4 6½	3 8	28½						
1270-71	153	131	65½	.500	86½	.657	56½	15 13 4	5 6½	30½						
1271-72	151½	124	62	.500	41½	.338	59½	18 7 5½	0 7½	29½						
1272-73	103½	126	63½	.506	96½	.768	8½	37 1½	4 6	30½						
1273-74	160½	134	67½	.504	100½	.748	61½	14 4 11	4 7½	30½						
1274-75	167½	137	63½	.500			72½	17 11 6	4 4	30½						
1276-77	171½	166	53	.500	126½	1.196	86½	24 12 9	5 8½	29½						
1277-78	179½	102	52	.510			95	19 0 0	4 0	30½	2½	49½	4 0			
1282-83	98½	147	40½	.335	42½	.201	98½	21 13 6	4 5	32½			4 8			
1283-84	92½	127	46½	.369	74	.583	158½	3 14 1½	4 9	33½						
1284-85	120½	73½	30½	.500	63	.357	51½	7 8 5	2 10½	32						
1285-86	90½	90	42½	.476	85½	.950	19½	3 1 4	3 2½	37						
1286-87	128½	105	43½	.415	76½	.727	47½	8 7 4½	3 6½	3						
1287-88	120	128	48	.375	94½	.738	31	54 8	1 9½	37½						2½ remain
1288-89	142½	134	48½	.365	81½	.609	51½	7 10 10	2 11½	42½	2½					2½ old grain
1289-90	130½	142	52½	.371	69½	.488	41	10 5 0	5 0	40½	1					
1290-91	121½	122	45½	.373	35	.287	29½	8 19 3	6 0	46½			18 9 3	0		
1291-92	84½	105	39½	.375	58½	.560				46½		6½	16 8 3	4		
1292-93	98½	118	44½	.376			13½	70 8 5	5 4	45½		5				
1296-97	110½	106	40	.377	41½	.392	34½	8 12 6	5 0	33						
1297-98	81½	101	38	.377	70½	.700	15½	77	5 0	27½						8½

	1081	88	361	413	66	.750	451	11	8	11	5	0	261				
1298-09	1081	88	361	413	66	.750	451	11	8	11	5	0	261				
1299-00	1021	95	351	375	331	.340	401	8	0	0	4	0	261				
1300-01	681	102	381	375	531	.523	181	4	5	0	4	71	441				
1301-02	911	1151	431	374	671	.584	221	4	9	11	3	21	201	31	12	4	3
1302-03	1101	166	401	.244			581	9	9	11	3	21	301	181	69	6	3
1304-05	571	146	46	.315			11	1	6		3	51	181	71	32	41	6
1305-06	381	129	361	.285	212	.160							201	201	134	31	4
1306-07	581	117	331	.283	331	.200	1						301	411	18	9	4
1307-08	67	87	361	.417	501	.583	16	0	15		5	0	311	11	4	5	1
1308-09	87	101	361	.361	751	.750		4	16	0	6	0	341				
1309-10	1121	98	351	.363	601	.617	371	11	14	5	6	21	381				
1310-11	961	90	331	.368	501	.664	271	8	13	11	6	42	351				
1311-12	951	112	401	.363	861	.789	171	4	0	111	4	8	351				
1312-13	129	100	391	.396	91	.910	551	11	3	3	4	0	401				
1313-14	1301	113	361	.326	741	.657	531	13	0	61	4	101	401				
1314-15	1111	103	321	.317	661	.640	371	[M.T.]					411				
1315-16	991	105	331	.323	68	.648	28	22	8	0	16	0	371				
1316-17	1011	99	33	.333	831	.846	321	17	8	9	10	101	361				
1317-18	1161	95	311	.330	981	.846	531	10	14	6	4	0	311				
1318-19	1291	96	311	.332		1.033	681	12	1	8	3	61	281				
1320-21	991	62	311	.502	731	1.334	661	331	7	0	6	4	21	341			
1324-25	1151	55	271	.500	401	.649	661	17	16	81	5	42	211				
1325-26	1001	63	311	.498	401	.649	481	10	8	5	4	4	211				
1326-27	721	60	301	.502	451	.753	181	4	5	9	4	4	231				
1327-28	751	58	281	.498	421	.739	171	4	8	31	5	11	291				
1328-29	711	491	241	.500	681	1.376	32	8	0	0	5	0	201	141	79	41	5
1329-30	921	531	261	.500	521	.988	361	9	4	41	5	11	301				
1330-31	791	47	231	.497	341	.726	271	10	12	2	7	91	291				
1331-32	571	56	271	.498	51	.922							311				
1332-33	791	521	261	.502	601	1.080	171	4	3	11	4	91	351				
1334-35	731	56	271	.498	601	1.080	161	66	51	3	3	11	281				
1335-36	881	521	261	.500	431	.833	361	8	9	51	3	11	251				
1336-37	70	46	231	.503	301	.851	211	4	0	61	3	10	251				
1337-38	621	48	231	.497	661	1.391	161	53	61		3	4	221				

1. From 1264-65 to 1286-87, the figures here given for total yield include increment.
 2. Of this, 121 were bought for food allowance.
 3. For food allowance.
 4. Eight and three-quarters ars. barley with 4 ars. oats used for sowing drage.

SPRING BARLEY (CONTINUED)

Year	Total yield bushels	Number of acres sown	Total amount of seed bushels	Average seed per acre	Net yield bushels	Average net yield per acre	Amount sold	Total sale price s. d.	Average sale price per qr. s. d.	Food allowance bushels	For feed bushels	Number bought bushels	Total purchase price s. d.	Average purchase price s. d.	Number sent away bushels	Remarks
1338-39	904	504	25	.495	674	1.344	304	4 12 3	2 4	264	Qrs.					
1339-40	924	46	24	.497	594	1.266	444	10 1 8	4 6	254	Qrs.					
1340-41	824	43	24	.497	36	.907	344	6 19 0	4 0	264	Qrs.					
1341-42	604	544	274	.500	63	1.768	744	35 10 3	4 8	264	Qrs.					
1342-43	904	50	28	.560	65	1.300	364	7 1 6	3 11	264	Qrs.					
1343-44	93	60	30	.500	554	.919	364	9 17 1	5 5	264	Qrs.					
1344-45	854	48	24	.500	42	.875	344	6 7 3	4 0	264	Qrs.					
1345-46	66	57	28	.500	604	1.068	114	46 3 4	4 0	254	Qrs.					
1346-47	804	58	28	.472	634	1.099	354	9 11 7	5 4	264	Qrs.					
1347-48	914	64	34	.500	72	1.125	324	9 17 5	0 0	264	Qrs.					
1348-49	104	504	24	.500	504	.998	254	75 2 3	3 0	264	Qrs.					
1349-50	1054	60	26	.498	774	1.294	384	4 17 3	2 6	374	Qrs.					30 remain 30 gns. 1
1350-51	1074	734	36	.500	644	.876	274	9 5 10	9 8	424	Qrs.					
1351-52	1014	72	36	.500	254	.352	254	9 1 7	7 2	40	Qrs.					
1352-53	614	734	36	.500	504	.687	23	6 11 8	5 8	2	Qrs.					4 sold extra
1353-54	874	62	34	.504	664	1.077	144	57 9 4	4 0	374	Qrs.					
1354-55	98	76	38	.500	78	1.026	214	4 7 9	4 4	384	Qrs.					
1355-56	116	754	374	.500	114	.154	414	8 7 1	4 0	364	Qrs.					
1356-57	494	73	354	.527	614	.846	314	9 10 6	6 0	394	Qrs.					
1357-58	1004	64	34	.508	724	1.139	314	9 2 6	5 0	354	Qrs.					64 sold extra
1358-59	1054	67	334	.500			[M.T.]	7 13 1	5 0							
1359-60	1214	72	36	.500	514	.708	324	13 [M.T.]	5 0	334	Qrs.					
1360-61	874	64	34	.500	424	.648	204	5 0 74	5 0	344	Qrs.					
1361-62	744	65	32	.500	784	1.227	74	43 6 7	6 0	354	Qrs.					
1362-63	1104	60	30	.500	606	1.006	454	12 0 8	5 4	354	Qrs.					

1364-65	90½	61	30½	.500	69½	1.143	24½	6 2 6	5	0	35½	3½ sold extra
1365-66	100½	60	30	.500	71½	.519	44½	8 16 3	4	0	20½	9 sold extra
1366-67	61½	63	31½	.500	70½	1.119					29½	
1367-68	102	62	31	.500	81½	1.310	43½	11 13 8	5	4	27½	
1368-69	112½	60	30	.500	75	1.250	51½	12 17 6	5	0	30½	
1369-70	105	60	30	.500	105	1.750	45½	27 15 5	12	3	29½	
1370-71	135	57	28	.500	84½	1.502	46½	14 0 10½	6	0	28½	
1371-72	112½	57	28½	.500	68½	1.195	40½	11 11 7	4	8	25	
1372-73	96½	48	24	.500	96	2.000	63½	28 15 7½	8	9½	24½	
1373-74	120	48	24½	.505	83½	1.704	52½	11 12 6	4	0	24	
1375-76	102½	49	24½	.500	86	1.509	52½	15 17 3	6	0	25	
1376-77	108	57	28½	.500	86	1.509	52½	11 0 0	4	0	24	
1377-78	114½	50	25	.500	100½	2.005	66				23½	
1378-79	125½	48	24	.500	73½	1.531	78½	13 0 10	3	4	23	
1379-80	97½	48	24	.500			50½				23	
1381-82	102	50	25	.500			50½	9 5 2	3	8	22	
1382-83							37½	6 18 10½	3	8		
1383-84	100	51	25½	.500	52½	1.029	50	8 6 8	3	4	23	
1384-85	78	50	25	.500	38½	1.778	26½	5 16 3	4	4	22	
1385-86	113½	52	26	.500			66½	13 7 8	4	0	21	
1387-88	124½	47	24	.511	101½	2.160	78½	11 15 6	3	0	22	
1388-89	125½	51	25½	.500			78½	10 9 4	2	8	21½	
1390-91	113½	52	26	.500			65	21 13 4	6	8	22½	
1392-93	117	51	25½	.500	81½	1.598	66½	11 1 8	3	4	21	
1393-94	107	52	26	.500	65½	1.260	56	9 6 8	3	4	22	
1394-95	91½	53	26½	.500	76	1.434	33½	6 14 6	4	0	23	
1395-96	102½	52	26	.500			54½	9 19 10	3	8	22	
1398-99	96½	53	26½	.500	79½	1.500	47½	7 14 6	3	2½	22	
1399-00	106	52	26	.500	67½	1.298	58	11 3 2	4	0	22	
1400-01	93½	53	27	.509			44½	0 12 10	4	4	22	
1402-03	108	50	25	.500			61½	[M.T.]			21½	
1406-07	112	50	25	.500			64½	10 14 12	3	4	22½	
1408-09	100	50	25	.500	75		50	13 6 7	5	4	25	
1409-10	100	50	25	.500	95	1.900	50	15 0 0	6	0	25	

1. From the previous year.

2. Six qrs. sold for the lord's dogs and 49 per mutton.

SPRING BARLEY (CONTINUED)

Year	Total yield	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Food allowance	For feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks
Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	
1410-11	120	50	25	.500	95	1.900	70	17 10	0 5	25						20 sold extra
1411-12	120	50	25	.500	95	1.900	70	17 10	0 5	25						8½ sold extra
1412-13	120	49	24½	.500	95½	1.949	72½	10 13	3 0	23						5½ sold extra
1413-14	120	48	24	.500	48	1.000	71½	11 18	3 4	24½						10½ sold extra
1414-15	72	48	24	.500	48	1.000	25	4 7	3 6	23						
1418-19	72	48	24	.500	48	1.000	25	4 17	3 3	23						
1419-20	72	56	28	.500	56	1.000	22½	4 14	7 4	21½						
1420-21	84	52	26	.500	65	1.250	16	6 4	0 4	22						
1421-22	91	48	24	.500	24	.500	46	8 13	4 3	9½			28 8	3 4		
1422-23	48	48	24	.500	48	1.000	13	34	8 2	8		8	52 1	3 4		
1423-24	72	52	26	.500	26	.500	16½	54	2 3	4		15½				
1424-25	52	52	[M.T.]				19½			22						
1425-26	78	48	24	.500			33	5 4	6 3	21						
1427-28	72	48	24	.500			21½	75	0 3	5½						
1429-30	72	48	24	.500	47	.979	27	5 13	11 4	21						
1430-31	72½	48	24	.500	60	1.250	16½	57	0 3	5½						
1431-32	84	48	24	.500	48	1.000	39	6 0	7 3	1						
1432-33	72	48	24	.500	54	1.125	27	5 6	8 3	8						
1433-34	78	48	24	.500	62	1.292	31	5 13	8 3	23						
1434-35	86	48	24	.500	71	1.479	41	5 19	0 2	10½						
1435-36	95	48	24	.500			51	7 13	0 3	0						
1438-39	84	48	24	.500	48	1.000	35½	14 8	8 1	24½						
1440-41	84	48	24	.500	48	1.000	36	4 16	0 2	8						
1441-42	72	48	24	.500	72	1.500	30½	4 1	8 2	21½		4½				
1447-48	95½	48	24	.500			36½	6 2	3½	4						
1448-49	96	48	24	.500			72	10 5	11 3	0						

WINTER BARLEY: OR BEREORN

Year	Total yield	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks
	Qrs.		Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	£ s. d.	£ s. d.	Qrs.	Qrs.	£ s. d.	£ s. d.	Qrs.	
1210-11	61½	107	36	336	87½	818	72	4 0 4½	1 7 1	18½					
1211-12	123½	120	34½	288	87½	818	38½	66 9	1 8 1	12				26	
1212-13	135½	124	35½	286	87½	818	17½	33 4	1 10 1	11½				10	
1213-14	164	117	28½	244	42½	342	37½	10 6	3 0	11					
1214-15	164	117	28½	244	42½	342	40½	12 3	2 0	2					
1215-16	39	123	34	276	50	500	87	16 3	1 4	2					
1216-17	39	123	34	276	50	500	47½	10 6	1 4	2					
1217-18	39	123	34	276	50	500	40½	12 3	2 0	2					
1218-19	76½	100	30	300	50	500	69½	11 0½	1 7 1	2½					
1219-20	89	97	27½	284	58	598	35½	3 11	2 0½	27½				6	32 remain
1220-21	85½	118	35½	301	43½	368	44½	3 11	2 0½	27½					12½ remain
1221-22	104½	118	39½	335	43½	368	35½	6 0	3 0	27½					
1222-23	104½	118	39½	335	43½	368	44½	3 11	2 0½	27½					
1223-24	80½	109	32	294	26½	473	44½	3 11	2 0½	27½					
1224-25	61½	56	17½	123	26½	473	44½	3 11	2 0½	27½					
1225-26	61½	56	17½	123	26½	473	44½	3 11	2 0½	27½					
1226-27	44½	53	15	283	48½	866	71½	2 9	2 6½	15					
1227-28	71½	50	22½	402	48½	866	71½	2 9	2 6½	15					
1228-29	71½	54½	21½	394	48½	866	71½	2 9	2 6½	15					
1229-30	49½	68½	18½	274	36½	531	31½	15 6½	2 5½	21½					½ from fugitive
1230-31	55½	68	19½	287	30	455	55½	73 10	2 4½	10½					2½ in malt
1231-32	53	66	19½	180	45½	709	77½	15 6½	1 6½	12½					
1232-33	42½	40	15	375	28½	301	77½	15 6½	1 6½	12½					
1233-34	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1234-35	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1235-36	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1236-37	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1237-38	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1238-39	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1239-40	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1240-41	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1241-42	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1242-43	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1243-44	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1244-45	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1245-46	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1246-47	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1247-48	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1248-49	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1249-50	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1250-51	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1251-52	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1252-53	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1253-54	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1254-55	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1255-56	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1256-57	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1257-58	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1258-59	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1259-60	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1260-61	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1261-62	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1262-63	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1263-64	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1264-65	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1265-66	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1266-67	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1267-68	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					
1268-69	43½	31	11½	383	12½	301	31½	68 8½	2 6	5½					

WINTER BARLEY OR BERCORN (CONTINUED)

Year	Total yield Qrs.	Number of acres sown	Total amount of seed per acre	Average net yield per acre	Qrs.	Amount sold	Total sale price	Average sale price per qn.	Feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks
1870-71	24½	3	.700	.000	24½	4	10 0	3 8	1½	2½	s.			
1871-72	6½	2	.350	.703	5	12 6	2 6	6						
1872-73	8½	3	.202	.604	5	18 4	3 8	10½						
1873-74	10½	4	.300	.080	6½	17 10	2 10½	10½						
1874-75	16½	4	.304	.702	12½	44 0	3 8	6						
1876-77	14½	8	.354	.702	25	10½	4 6	6						
1877-78	27½	7	.350	.598	20½	4 2 0	4 0	0						
1882-83	17½	1	.533	.260	17	5	2 0	6 0		11½				
1883-84	14½	4	.333	.260	10½	34 7	3 4	4						
1884-85	7½	3			3½	6 5	1 10	10		2½				
1885-86	0½	5			7½	15 5½	2 3	8						
1886-87	6½	4	.251	.469	1½	4 8	2 8	8						
1887-88	12	3	.213	.257	6½	11 5½	1 8	4						
1888-89	8	3½	.212	.273	3½	8 9	2 4	4						
1889-90	8	3			3	9 0	3 0	0	5					
1890-91	4	1	.250	.469	3					1	3			
1891-92	2½	11	.201	.398	11									
1892-93	7½	27	.250		6½									
1896-97	13	20	.250	.481	13	43 4	3 4	4		5				
1897-98	14½	24	.250	.443	7½	30 6	4 0	0		1				
1898-99	10½	6	.250	.432	10½	42 6	4 0	0						
1899-00	16½	12	.250	.094	15½	46 1½	3 0	0	1	3	15			
1900-01	4½	9	.236	.236	15½				2					
1901-02	4½	2½			1				4½					
1905-06	1½				1	1 4	5 4	4						
1907-08	9½	18			9½	30 2½	3 4	4						
1931-35	4½	2			2½	7 1	3 4	4		18	5			
1935-36	4½				3½	12 9	4 0	0						
1936-37	3½				3½									

½ y/d curall

2. Bercorn (onts, peas, and vetches).

1. Unweighted av. of 4 prices.

OATS

Year	Yield	Yield in sheet	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Food allowance	For feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks
Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	£ s. d.	s. d.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	
1908-09	201		286	104	.364	190	.882	5	5 0	1 0	3	38	11	12 1		50	
1910-11	201		226	101	.449			6	8 0	1 4	11	55	4	12 1		40	
1911-12	300		264	121	.460			6	8 0	1 4	3	67	103			103	
1913-14	216		256	131	.512			5	1 8	1 8		49	35			35	
1915-16	210		228	112	.450			5	8 4	1 8		38	54			54	
1917-18	239		220	110	.500	123	.559	1	2 0	2 0		26	15	7 1		15	
1918-19	233		241	117	.485	143	.595	16	17 0	1 0		9	100			7	
1919-20	260		38	192	.501	135	.353	153	11 9	1 6	2	32	20			20	
1920-21	327		218	126	.579			42	52 6	1 3	2	25	21	4 3		21	
1923-24	217		211	110	.526	112	.506	24	48 0	2 0	4	31	33	6 0		33	
1924-25	228		234	107	.457	66	.282	38	77 0	2 0		26	02			02	
1925-26	173		224	112	.500	144	.645	102	9 12	1 10	4	27	4	3 0		4	
1926-27	356		264	124	.438			135	11 5	2 1		43		2 11			
1931-32	306		166	130	.785	144	.867	106	9 18	1 10		42	3	4 7			1 1/2 from fugitive
1932-33	274		194	128	.662			106	13 5	0 1/2		43	2	2 11			
1935-36	201		167	120	.720	154	.927	110	11 3	0 1/2		42	2	3 2			
1936-37	275		166	123	.744			92	5 15	7 1/2	1	42	2	3 2		43	
1944-45	283		123	99	.666	70	.332	92	14 19	7 1/2	9	42	2	3 2		20	
1945-46	109		131	97	.740	144	1.100	116	14 19	7 1/2	9	42	2	3 2		20	
1946-47	242		97	72	.804	80	.826	32	10 1	0 3	2	53	4				
1947-48	153		117	79	.670	137	1.172	77	6 6	7 1/2	1	41	2				
1948-49	216		180	89	.496			58	11 6	0 2	0	41	2				
1951-52	107		158	97	.617	53	.341	77	11 6	0 2	0	41	2				
1952-53	151		168	106	.632	130	.778	4	10 7	2 6		41	2				
1953-54	237		160	100	.627	103	.646	90	8 10	3	1	41	2				1 1/2 from fugitive

1. In addition there were 17 qrs. of oats mixed with barley, 124 qrs. sown on 164 acres, 41 sold for 7s. 1d.

2. In addition there were 48 qrs. of dragnet, 6 qrs. sown on 8 acres, 42 sold for 11s. 5d.

3. Eighteen qrs. of mixtil in the yield and amount sold. 4. In addition there were 3 bus. received from the goods of Ingeram, a fugitive.

OATS (CONTINUED)

Year	Yield	Yield in sheaf	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Food allowance	For Feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks
	Qrs.	bu		Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	£ s. d.	s. d.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	
1254-55	203½	183	114	114	.626	163½	1.023	40½	60 11 6	1 6		48½					
1256-57	261½	160	100½	100½	.627	163½	1.023	116½	18 6 9	3 1½		44½					
1257-58	296½	162	102	102	.630	114	.770	117½	17 8 9	2 11½		44½					
1264-65	161½	148	98½	98½	.666	114	.770	41½	4 16 7	2 4		43					
1265-66	101½	21	99	99	.664	114	.770	70½	6 6 10	1 9½		43					
1267-68	173½	28	99½	99½	.503	116½	.588	54	108 0	2 0		58½	12				
1268-69	104½	21	112	112	.500	116½	.588	48½	6 6 10	3 0		55½					
1270-71	168½	21	105	105	.495	116½	.588	34	4 17 0	2 10½		54½					
1271-72	146½	21	106	106	.488	116½	.588	10½	31 6	3 0		51					
1272-73	98½	21	90	90	.520	116½	.588	10	30 0	3 0		51	31½				
1273-74	103½	21	168	90	.536	116½	.588	38½	5 13 3	3 4½	12	42½					
1274-75	161½	21	164	88	.537	116½	.588	43½	6 11 5	3 4		51½					
1276-77	139½	21	83	83	.520	116½	.588	26	4 6 8	3 4		51½					
1277-78	160½	21	84	84	.528	116½	.588	66	8 16 0	2 8		51½					
1282-83	119½	16	72½	72½	.423	116½	.588	135½	14 4 10½	2 1½		36	108½				
1283-84	81½	16	61½	61½	.386	116½	.588	15½	30 10½	2 0		34½	31½	2 0			
1284-85	87½	18	93	93	.534	116½	.588	76	9 13 8	2 6		63½	30½	2 6			
1285-86	200½	20	160	81½	.509	116½	.588	15½	30 10½	2 0		63½	30½	2 6			
1286-87	111½	20	85½	85½	.421	116½	.588	19	31 8	1 8		47½	1				
1287-88	130½	20	84½	84½	.421	116½	.588	472	102 4½	2 2½		47½					
1288-89	158½	20	82	82	.412	116½	.588	46½	102 4½	2 2½		49½					
1289-90	121½	20	184	77½	.423	116½	.588	21½	63 9	3 0		43	1				
1290-91	148½	20	98	98	.375	116½	.588	29	4 7 0	3 0		41½					
1291-92	94½	20	73½	73½	.375	116½	.588	38½	4 7 0	3 0		41½					
1292-93	91½	20	70	70	.374	116½	.588	19	57 0	3 0		41½					
1296-97	132½	20	167	62½	.375	116½	.588	30½	4 11 6	3 0		70½					
1297-98	117	20	65	65	.376	116½	.588	42½	4 11 6	3 0		41½					

incomplete

1 from 1282-83
15 new grain

298-09	87½	76	65½	74	36½	3½	11	8	3	41½	4	13	4
299-00	82½	62	60½	5	72½	6½	13	8	2	41½			
300-01	128	138	89½	5	70½	43	4	7	2	43½			
301-02	45½	122½	83½	5	71½	30½	71	3	2	44½			
302-03	34½	112	80½	8		1½	2	9	2	8	1½	3	9
304-05	62½	56	54½	17						21½	18½	5	0
305-06	28½	5	42	60½	3	217				22½			
306-07	79	2	66½	13	30½					31½			
307-08	24½	5	73½	6	73½	346	91	2		34½			
308-09	106½	5	76	13	68½	391	54	2		36½			
309-10	20½	5	65½	7	74½	485	6	2		31½			
310-11	22½	5	66	12	45½	272	5	14	3	37½			
311-12	01½	5	73½	10	66½	301	14	3	3	39			
312-13	24½	5	70	9	48½	288	4	17	3	37½			
313-14	06½	5	73	10	68½	408	30	3		37½			
1314-15	125½	15	108	72½	431	336	27½	[M.R.]		40½			
1315-16	113½	15	111	74½	46	414	13½	5	6	38½			
1316-17	103½	15	146	62½	427	370	18½	4	12	37½			
1317-18	103½	15	130	55½	426	504	21½	4	18	39½			
1318-19	105½	15	125	52½	417		30	6	0	2½	10	21	
1320-21	135½	15	80½	50½	624		45½	7	7	32½			
1324-25	114½	8½	94½	57½	620	643	39½	5	19	31½			
1325-26	107½	8½	82½	51½	624	553	38½	5	4	1½			
1326-27	89½	8½	80	51½	641	684	18½	54	9	1½			
1327-28	93½	10½	78	48½	622	452	32½	72	1	26½			
1328-29	76½	7½	74	46½	623	736	17	45	4	1½			
1329-30	90½	10	59½	37½	624	857	40	110	0	2	19	12	
1330-31	78½	9½	64	40½	620	629	30½	4	17	21½			
1331-32	73	7½	68	42½	623	857	11½	34	9½	15			
1332-33	92½	8½	71	44½	625		30½	65	0½	18½			
1334-35	64½	8½	61	38½	625	959	13½	51	4	21½			
1335-36	88½	8½	74	46½	623	431	28½	66	5½	19½	4½	12	2 7½
1336-37	70	8	67½	42½	624	507	13½	32	0½	19½			
1337-38	68½	8	60	37½	627	610	14½	29	6	2			

1½ sold extra

1. Beginning here, the total yield means only the 'total yield of the granary.' The grand total is found by adding to this amount the number of qrs. fed in sheaf.
 2. In addition 3½ cull and 1½ berecorn.
 3. In addition 4½ berecorn.

OATS (CONTINUED)

Year	Yield	Yield in sheaf	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Food allowance	For feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks
	Qrs.	Qrs.	[M.T.]	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	£ s. d.	s. d.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	
1338-39	66 $\frac{1}{2}$	8	8	32 $\frac{1}{2}$.625	34 $\frac{1}{2}$.452	19 $\frac{1}{2}$	30 11 $\frac{1}{2}$	1 7	2	20 $\frac{1}{2}$	7 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1339-40	58 $\frac{1}{2}$	8	8	35 $\frac{1}{2}$.624	25 $\frac{1}{2}$.605	7 $\frac{1}{2}$	23 7 $\frac{1}{2}$	3 0	2	22 $\frac{1}{2}$	7 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1340-41	53 $\frac{1}{2}$	8	8	44 $\frac{1}{2}$.624	43 $\frac{1}{2}$.780	26 $\frac{1}{2}$	60 4	2 3	2	22 $\frac{1}{2}$	21 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1341-42	77 $\frac{1}{2}$	10	10	36	.618	45 $\frac{1}{2}$.830	19 $\frac{1}{2}$	49 4	2 6 $\frac{1}{2}$	2	21 $\frac{1}{2}$	21 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1342-43	71 $\frac{1}{2}$	10	10	38	.618	51 $\frac{1}{2}$.871	23 $\frac{1}{2}$	46 4 $\frac{1}{2}$	2 8 $\frac{1}{2}$	2	21 $\frac{1}{2}$	21 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1343-44	80 $\frac{1}{2}$	9	9	41 $\frac{1}{2}$.623	58 $\frac{1}{2}$.871	23 $\frac{1}{2}$	4 16 4 $\frac{1}{2}$	3 0	2	22 $\frac{1}{2}$	21 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1344-45	90 $\frac{1}{2}$	10	10	30 $\frac{1}{2}$.622	28 $\frac{1}{2}$.503	44 $\frac{1}{2}$	4 16 4 $\frac{1}{2}$	3 0	1 $\frac{1}{2}$	19 $\frac{1}{2}$	7 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1345-46	47 $\frac{1}{2}$	8	8	31 $\frac{1}{2}$.624	55	1.089	1 $\frac{1}{2}$	4 16 4 $\frac{1}{2}$	3 0	2	19 $\frac{1}{2}$	7 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1346-47	81 $\frac{1}{2}$	8	8	40	.625	51 $\frac{1}{2}$.809	25 $\frac{1}{2}$	74 6 $\frac{1}{2}$	2 11 $\frac{1}{2}$	2	19 $\frac{1}{2}$	7 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1347-48	81 $\frac{1}{2}$	10	10	31 $\frac{1}{2}$.500	57 $\frac{1}{2}$.805	31 $\frac{1}{2}$	4 15 4 $\frac{1}{2}$	3 0 $\frac{1}{2}$	2	21 $\frac{1}{2}$	21 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1348-49	83 $\frac{1}{2}$	6	74	37	.500	41	.554	31 $\frac{1}{2}$	49 9 $\frac{1}{2}$	1 6 $\frac{1}{2}$	2	21 $\frac{1}{2}$	21 $\frac{1}{2}$	19 10 2 7	22 $\frac{1}{2}$	22 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1349-50	70 $\frac{1}{2}$	8	67	33 $\frac{1}{2}$.502	17 $\frac{1}{2}$.257	20 $\frac{1}{2}$	68 1	3 4	3 $\frac{1}{2}$	20 $\frac{1}{2}$	7 $\frac{1}{2}$	35 7 4 8	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1350-51	45 $\frac{1}{2}$	5	73	36 $\frac{1}{2}$.500	37 $\frac{1}{2}$.516	18 $\frac{1}{2}$	4 10 11 $\frac{1}{2}$	5 0	3 $\frac{1}{2}$	20 $\frac{1}{2}$	16 $\frac{1}{2}$	17 11 $\frac{1}{2}$ 4 8	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1351-52	66 $\frac{1}{2}$	8	64	32	.500	8 $\frac{1}{2}$.129	18 $\frac{1}{2}$	4 10 11 $\frac{1}{2}$	5 0	3 $\frac{1}{2}$	20 $\frac{1}{2}$	16 $\frac{1}{2}$	17 11 $\frac{1}{2}$ 4 8	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1352-53	32 $\frac{1}{2}$	8	65	32 $\frac{1}{2}$.500	45 $\frac{1}{2}$.696	20	40 0	2 0	3 $\frac{1}{2}$	20 $\frac{1}{2}$	4 $\frac{1}{2}$	9 4 $\frac{1}{2}$ 2 0	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1353-54	67 $\frac{1}{2}$	10	69	34 $\frac{1}{2}$.500	55 $\frac{1}{2}$.803	20	40 0	2 0	3 $\frac{1}{2}$	20 $\frac{1}{2}$	4 $\frac{1}{2}$	9 4 $\frac{1}{2}$ 2 0	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1354-55	79 $\frac{1}{2}$	10	69	34 $\frac{1}{2}$.500	49 $\frac{1}{2}$.743	27 $\frac{1}{2}$	73 10	2 8	3 $\frac{1}{2}$	23 $\frac{1}{2}$	4 $\frac{1}{2}$	9 4 $\frac{1}{2}$ 2 0	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1355-56	74 $\frac{1}{2}$	10	82	41	.500	0	.853	16 $\frac{1}{2}$	42 8 $\frac{1}{2}$	2 7 $\frac{1}{2}$	3 $\frac{1}{2}$	23 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1356-57	35 $\frac{1}{2}$	5	65	36 $\frac{1}{2}$.503	55 $\frac{1}{2}$.691	4	10 0	2 6 $\frac{1}{2}$	3 $\frac{1}{2}$	18 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1357-58	83	9	74 $\frac{1}{2}$	37 $\frac{1}{2}$.505	51 $\frac{1}{2}$.601	26 $\frac{1}{2}$	76 0	2 10 $\frac{1}{2}$	3 $\frac{1}{2}$	21 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1358-59	80 $\frac{1}{2}$	6	68	34	.500	0	.601	20 $\frac{1}{2}$	79 3	2 8 $\frac{1}{2}$	3 $\frac{1}{2}$	21 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1359-60	80 $\frac{1}{2}$	10	84	42	.500	20	.238	19 $\frac{1}{2}$	45 2 $\frac{1}{2}$	2 4	3 $\frac{1}{2}$	22 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1360-61	97 $\frac{1}{2}$	10	68	34	.500	58	.853	2 $\frac{1}{2}$	8 10 $\frac{1}{2}$	3 4	3 $\frac{1}{2}$	21 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1361-62	53	9	61	31	.508	64 $\frac{1}{2}$	1.064	34 $\frac{1}{2}$	5 8 8 $\frac{1}{2}$	3 2 $\frac{1}{2}$	3 $\frac{1}{2}$	23 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1362-63	82 $\frac{1}{2}$	9 $\frac{1}{2}$	60	30	.500	50	.833	39 $\frac{1}{2}$	5 16 8	2 11 $\frac{1}{2}$	3 $\frac{1}{2}$	23 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1363-64	86 $\frac{1}{2}$	9 $\frac{1}{2}$	60	30	.500	50	.833	39 $\frac{1}{2}$	5 16 8	2 11 $\frac{1}{2}$	3 $\frac{1}{2}$	23 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra
1364-65	70 $\frac{1}{2}$	6 $\frac{1}{2}$	60	30	.500	40 $\frac{1}{2}$.675	23 $\frac{1}{2}$	62 0	2 7 $\frac{1}{2}$	3 $\frac{1}{2}$	22 $\frac{1}{2}$	24 $\frac{1}{2}$	83 5 $\frac{1}{2}$ 3 4 $\frac{1}{2}$	20 $\frac{1}{2}$	20 $\frac{1}{2}$	1 $\frac{1}{2}$ sold extra

[illegible]

OATS (CONTINUED)

Year	Yield	Yield in sheaf	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Food allowance	For feed	Number bought	Total purchase price	Average purchase price	Number sent away	Remarks	
Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	£ s. d.	£ s. d.	Qrs.	Qrs.	Qrs.	£ s. d.	£ s. d.	Qrs.	Qrs.	
1411-12	72	8	20	500	60	1.500	43½	4	18	5	2	2	2	4	14	4	4	tra
1412-13	72	8	19	500	61	1.605	43½	77	5	1	2	4	2	8	14	4	4	tra
1413-14	69½	10	16	500	32	1.000	43½	87	0	2	2	2	2	2	14	4	4	tra
1414-15	40	8	17	500	32	1.000	43½	30	0	2	2	2	2	2	14	4	4	tra
1416-19	41½	8	16	500	32	1.000	43½	33	10	2	2	2	2	2	14	4	4	tra
1419-20	41	7	17	500	25½	.735	15½	30	4	2	2	2	2	2	14	4	4	tra
1420-21	34½	8	17	500	32½	.941	10½	18	6	1	2	2	2	2	14	4	4	tra
1421-22	41½	8	16	500	31½	.984	18½	37	4½	2	2	2	2	2	14	4	4	tra
1422-23	39½	8	16	500	33½	1.047	16½	33	11	2	2	2	2	2	14	4	4	tra
1423-24	41½	8	16	500	32	1.000	20½	36	0½	1	2	2	2	2	14	4	4	tra
1424-25	40	8	16	500	32	1.000	3½	6	6	2	2	2	2	2	14	4	4	tra
1425-26	40	8	16	500	32	1.000	17½	30	11	1	2	2	2	2	14	4	4	tra
1427-28	48	8	16	500	40	.250	25½	30	11	1	2	2	2	2	14	4	4	tra
1429-30	48	8	16	500	40	.250	26½	30	11	1	2	2	2	2	14	4	4	tra
1430-31	48	8	16	500	40	.250	26½	30	11	1	2	2	2	2	14	4	4	tra
1431-32	48	8	16	500	40	.250	26½	30	11	1	2	2	2	2	14	4	4	tra
1432-33	48	8	16	500	38½	.215	20½	30	11	1	2	2	2	2	14	4	4	tra
1433-34	46½	8	16	500	48	.500	25½	30	11	1	2	2	2	2	14	4	4	tra
1434-35	52	12	16	500	48	.500	30½	30	11	1	2	2	2	2	14	4	4	tra
1435-36	50	8	16	500	50	.500	32½	30	11	1	2	2	2	2	14	4	4	tra
1438-39	48	8	16	500	48	.500	32½	30	11	1	2	2	2	2	14	4	4	tra
1440-41	64	8	16	500	48	.500	30½	30	11	1	2	2	2	2	14	4	4	tra
1441-42	48	8	16	500	48	.500	30½	30	11	1	2	2	2	2	14	4	4	tra
1447-48	56	8	16	500	48	.500	30½	30	11	1	2	2	2	2	14	4	4	tra
1448-49	59	8	16	500	48	.500	30½	30	11	1	2	2	2	2	14	4	4	tra

PEAS

Year	Yield	In pod	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Feed	Number bought	Total purchase price	Average purchase price	Remarks
1906-07	20														
1908-09	20														
1910-11	20														
1911-12	15				.313				5						
1913-14	20				.250				2						
1915-16	2								0						
1917-18	1				.333				0						
1918-19	1				.281				3						
1919-20	2				.214				4						
1920-21	3														
1922-23	3				.200										
1924-25	1				.175										
1925-26	1				.175										
1926-27	1				.237										
1931-32	1				.375				9						
1933-33	1				.350				9						
1935-36	1				.167				4						
1936-37	1								0						
1944-45	1				.156										
1945-46	1				.286				3						
1946-47	31				.146				2						
1947-48	2				.503				8						
1948-49	2				.125				7						
1951-52	2				.250				0						
1956-57	2				.250				2						
1957-58	2				.250				5						
									9						
									0						
									2						
									1						
									2						
									0						
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PEAS (CONTINUED)

Year	In pod	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Reed	Number bought	Total purchase price	Average purchase price	Remarks
Year	Yield		Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	s. d.				
:264-69	3 3/8	3	1 1/2	.202	4 1/2	1.375	2 1/2	9 2	3 4	0				
:265-66	5	4		.250			4	12 0	3	0				
:267-68	2 1/2	4		.250		.750	1 1/2		3	0				
:268-69	4	4					3	12 0	4	0				
:270-71	8	8		.250		.684	10 1/2	70 0	6 6	8				
:27-72	16	4		.250			7 1/2	--	4 4	0				
:27-73	7 1/2	6		.250	5	.833	5		4 4	0				
:27-74	6 1/2	6		.250	3 1/2	.917	5		5 5	4				
:27-75	7	5		.250	4 1/2		5 1/2		5 5	0				
:27-76	2 1/2	5			4 1/2		1 1/2		6 6	0				
:27-78	5 1/2	5		.300	4 1/2		1 1/2		4 4	0				
:28-83	2	1		.153	2 1/2		1 1/2		3 4	0				
:28-84	4 1/2	9		.111	7 1/2		3 1/2		6 6	0				
:28-85	6	6			7 1/2		2 1/2		3 3	0				
:28-86	11	8		.188	6 1/2	.766	0		3 3	0				
:28-87	7 1/2	4		.214	8	.577	4 1/2		3 3	0				
:28-88	11	1		.227	3 1/2	.284	4 1/2		0 16	0				
:28-89	5 1/2	2		.208	1 1/2	.094	2 1/2		3 4	0				
:28-90	3 1/2	2		.208	1 1/2	.094	1 1/2		5 0	0				
:29-91	13 1/2	2			4 1/2	.617	1 1/2		6 6	0				
:29-92	8 1/2	3			1		1 1/2		5 4	0				
:29-93	3 1/2	3			1		1		5 4	0				
:29-97	3 1/2	3			2 1/2		2		4 4	0				
:29-98	4 1/2	3			1 1/2		1 1/2		5 0	0				
:29-99	2 1/2	2			3 1/2		3 1/2		5 5	0				
:29-00	4 1/2	4			4 1/2		3 1/2		3 4	0				

[illegible]

PEAS (CONTINUED)

Year	Yield	In pod	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Feed	Number bought	Total purchase price	Average purchase price	Remarks
Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	Qrs.	s. d.	s. d.	
1338-39	7½	2	11½	2½	.250	3½	.283	4½	14	7½	2				
1339-40	4½	2	13	3½	.250	5½	.433	4	8	4	2				
1340-41	7½	1½	13½	3½	.250	3½	.259	4	16	0	1½				
1341-42	6½	13	13	3½	.250	5½	.442	3½	14	6	0				
1342-43	9	11	3	3	.273	8½	.795	6	24	0	4				
1343-44	11½	14	3½	3½	.250	6	.429	8½	41	1	0				
1344-45	9½	14	3½	3½	.250	11	.089	6	20	0	3				
1345-46	4½	19	4½	4½	.250	13½	.730				4				
1346-47	18½	14	3½	3½	.250	14½	1.054	15½	85	9	8				
1347-48	18½	16	3½	4	.250	14½		14½	76	0	4				
1348-49	2½	3	3½	2½	.250	3		2½	12	8½					
1349-50	3½					5½	1.607	2½	23	4					
1350-51	6½			3		3½		3½							
1351-52	3½	12		3	.250	5½	.031	2	6	8½					
1352-53	3½	12		3	.250	5½	.417	2	2	0					
1353-54	5	3		3	.250	7½	.056	2	6	0	3				
1354-55	7½	3	10½	2½	.250	13½	1.310	5½	17	6	3				
1355-56	13½	3	16	4	.250	9½	.047	9½	37	6	0				
1356-57	13½	1½	12	3½	.271	7½	.604	7½	42	0					
1357-58	10½	13	3½	3½	.250	7½	.596	7½	32	0	0				
1358-59	11	12		3	.250	8		8	32	0	4				
1359-60	11					10		10	29	3	4				
1360-61	5	1	12	3	.250	1½	.146	2	10	0	5				
1361-62	3½	1	11	2½	.250	5½	.500	1	5	0	0				
1362-63	7½	1	10	2½	.250	8	.800	4½	28	6	0				
1363-64	8½	2	10	2½	.250	3	.300	6	32	0	4				

[III.]
3 remain

PEAS (CONTINUED)

Year	Yield	In pod	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	Feed	Number bought	Total purchase price	Average purchase price	Remarks
	Qrs.	Qrs.		Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	Qrs.	s. d.	s. d.	
1409-10	34	5	15	34	.250	5	.333				5				
1410-11	34	5	15	34	.250	5	.333				5				
1411-12	34	5	15	34	.250	5	.333				5				
1412-13	34	5	15	34	.250	5	.333				5				
1413-14	34	5	15	34	.250	3	.200				5		6 8	3 4	
1414-15	24	5	14	34	.250	6	.462				5	12		5 0	
1418-19	34	5	13	34	.250	6	.462				5				
1419-20	24	4	11	24	.250	6	.568				4 9				
1420-21	3	6	12	3	.250	4	.542				6				(?)
1421-22	34	6	16	4	.250	4	.250				7				
1422-23	2	9	12	3	.250	5	.500				6	1	3 4	3 4	
1423-24	3	6	12	3	.250	5	.417				6				
1424-25	2	6	12	3	.250	6	.500				6	1	4 0	4 0	
1425-26	3	6	12	3	.250	6	.500				6				
1427-28	3	6	12	3	.250	6	.500				6				
1429-30	3	6	12	3	.250	6	.500				6				
1430-31	3	6	12	3	.250	6	.500				6				
1431-32	3	6	12	3	.250	6	.500				6				
1432-33	3	6	12	3	.250	6	.500				6				
1433-34	3	6	12	3	.250	6	.500				6				
1434-35	3	6	12	3	.250	6	.500				6				
1435-36	3	6	12	3	.250	6	.500				6				
1438-39	3	6	12	3	.250	6	.500				6				
1440-41	0	6	12	3	.250	6	.500	2	6 0	3 0	6	3	8 0	2 8	
1441-42	3	6	12	3	.250	6	.500				6				
1447-48	3	6	12	3	.250	6	.500				6				
1448-49	3	6	12	3	.250	6	.500				6				

VETCHES

367

VETCHES

Year	Yield	In pod	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr	For feed	Number bought	Total purchase price	Average purchase price	Remarks
Qrs	Qrs	Qrs	Qrs	Qrs	Qrs	Qrs	Qrs	Qrs	s d	s d	s d	Qrs	s d	s d	
1908-09															
1910-11	1 1/2			1				1 1/2	2 2	1 8 1/2		1 1/2	0 14	2 4	
1911-12															
1915-14															
1915-16															
1917-18	9 8		11	2 8	239	7 1/2	670	5 1/2	14 6	2 7 1/2					
1918-19	10		10	2 1/2	225	7 1/2	738	1 1/2	2 1	1 8					
1919-20	9 1/2		6	1 1/2	250	1 1/2	202	3 1/2	5 2 1/2	1 8					
1920-21	3 1/2		7	1 1/2	214	1 1/2	214	1 1/2	2 10	2 3 1/2	5 1/2				
1923-24	2 1/2		5	1	200	1 1/2	250	1 1/2	0 15 1/2	2 5					
1924-25	2 1/2		6	1 1/2	208	1 1/2	208	1	2 2 1/2	2 2 1/2					
1925-26	2 1/2		4	1 1/2	188	2 1/2	688	1 1/2	2 3	1 3 1/2					
1926-27	3 1/2		7	1 1/2	250	1	667	1 1/2	6 8	2 2 8					
1931-32	5		1 1/2	2 1/2				1 1/2	3 6	2 0					
1932-33	3 1/2		5 1/2	1 1/2	318			1 1/2	0 12	2 0					
1935-36	1		3	1 1/2	167			1 1/2							
1936-37															
1944-45	1 1/2		10	1 1/2	138	4 1/2	463	5	7 3	2 0					
1945-46	6		8	2 1/2	297	4 1/2	594	3 1/2	22 8	4 5					
1946-47	7 1/2		6 1/2	2	308	6 1/2	1 058	5 1/2	28 0	4 0		1 1/2	0 18	6 0	
1947-48	8 1/2		3 1/2	1 1/2	536			7				1	0 20	1 8	
1948-49			4	1	250										
1951-52	1 1/2		3 1/2	1 1/2	250			1 1/2	0 14	2 4		1 1/2	2 4	4 8	
1952-53			2		250										
1953-54	1 1/2		3	1 1/2	250	1	313	1 1/2	[M 1]						
1954-55	1 1/2		3	1 1/2	250		167	1 1/2	0 12	2 0					
1956-57	2		1 1/2	1 1/2	250	8	417	1 1/2							

1 Beans 2 The amount is 1 qr and 1 struss The latter is taken to be 2 bush 3 This is 1 1/2 acres per perticum The amount is probably incorrect

1 1/2 sent away

VETCHES (CONTINUED)

Year	Yield	In pod	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	For feed	Number bought	Total purchase price	Average purchase price	Remarks
Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	Qrs.	s. d.	s. d.	
1257-58	1		3	1 $\frac{1}{2}$.250	2 $\frac{1}{2}$.472	2 $\frac{1}{2}$	9	3	4				
1264-65	3 $\frac{1}{2}$		4 $\frac{1}{2}$	1 $\frac{1}{2}$.250			2 $\frac{1}{2}$	6	2	8				
1265-66	3 $\frac{1}{2}$		4	1	.250			2 $\frac{1}{2}$							
1267-68	4		8	2	.250	6	.750	2							
1268-69	8			2				6	20	3	4				
1270-71	7 $\frac{1}{2}$		8	2	.250	4 $\frac{1}{2}$.531	5 $\frac{1}{2}$	25	5	0				
1271-72	10		9	1 $\frac{1}{2}$.250			4 $\frac{1}{2}$	28	0	0				
1272-73	10		7	1 $\frac{1}{2}$.268	2 $\frac{1}{2}$.321	2 $\frac{1}{2}$	9	11	8	1 $\frac{1}{2}$			
1273-74	4 $\frac{1}{2}$		8	1	.250	7	.875	2 $\frac{1}{2}$	30	4	0				
1274-75	9		6	1 $\frac{1}{2}$.250	6		7 $\frac{1}{2}$	32	5	8				
1276-77	5 $\frac{1}{2}$		10	1 $\frac{1}{2}$.150		.600	3 $\frac{1}{2}$	21	3	0				
1277-78	7		6	1	.250			6	20	0	0				
1282-83	5 $\frac{1}{2}$		12	1 $\frac{1}{2}$.146			5 $\frac{1}{2}$	13	6	4	1 $\frac{1}{2}$	5	3	0
1283-84	1			3		1 $\frac{1}{2}$		1 $\frac{1}{2}$	3	8	2				
1284-85	4 $\frac{1}{2}$		10	2 $\frac{1}{2}$.250	4 $\frac{1}{2}$.400	15 $\frac{1}{2}$	41	8	2				
1285-86	18		15	3 $\frac{1}{2}$.268	2 $\frac{1}{2}$.183	15 $\frac{1}{2}$	3	0	8				
1286-87	10		15	3 $\frac{1}{2}$				3 $\frac{1}{2}$	3	1 $\frac{1}{2}$	1				
1287-88	5 $\frac{1}{2}$		13	3	.194	1 $\frac{1}{2}$.097	1 $\frac{1}{2}$	6	3	4				
1288-89	4 $\frac{1}{2}$		13	2	.202			1 $\frac{1}{2}$							
1289-90	2		12	2 $\frac{1}{2}$.208	5 $\frac{1}{2}$.427	2 $\frac{1}{2}$	19	6	0				
1290-91	7			2		2		1 $\frac{1}{2}$	7	6	5				
1291-92	5		2	2		2		1 $\frac{1}{2}$							
1292-93	12		2	2				3	12	0	4				
1296-97	4 $\frac{1}{2}$		1	1		3 $\frac{1}{2}$		3	12	0	4				
1297-98	5		2	2		4 $\frac{1}{2}$		4 $\frac{1}{2}$	16	6	4				
1298-99	6		2	2		2		4 $\frac{1}{2}$	15	0	3				
1299-00	6			2				4 $\frac{1}{2}$							

[illegible]

ix. Purchased from the reeve of Mardon.

VETCHES (CONTINUED)

Year	Yield	In pod	Number of acres sown	Total amount of seed	Average seed per acre	Net yield	Average net yield per acre	Amount sold	Total sale price	Average sale price per qr.	For feed	Number bought	Total purchase price	Average purchase price	Remarks
Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	Qrs.	s. d.	s. d.	Qrs.	Qrs.	s. d.	s. d.	
1338-39	14½	2	23	5½	.250	14½	.582	8½	22	6½	2				
1339-40	10½	3	24	6	.250	10½	.255	10½	54	0	3				
1340-41	10½	2	27	6½	.250	5½	.213	3½	13	6	2				
1341-42	8	4½	26	6½	.250	15	.577	14½	6	0	4½				
1342-43	14½	7	28	7	.250	23½	.826	7½	30	0	7				
1343-44	23½	7	31½	7½	.250	19	.603	15½	76	3	10				
1344-45	16½	10	31	7½	.250	14½	.615	9½	30	5	7				Incomplete
1345-46	5	8	24	6	.250	14½	.599	4½	24	6	8				
1346-47	12½	8	34	8½	.250	20½	.670	12½	64	4½	8				
1347-48	26½	8	32	8	.250	21	.375	12½	9	0	4				
1348-49	61	4	25	6½	.250	9½	.308	3½	28	8	5				
1349-50	10½	5	28½	7½	.250	18	.101	7½	56	10	6				
1350-51	19½	6	28	7	.250	8½	.101	12½	90	0	5				
1351-52	12½	3	19	4½	.257	5½	.613	8½	24	9	3				
1352-53	5½	3	20	5	.250	12½	.953	8½	3	4	3				
1353-54	14½	3	24	6	.250	22½	.204	19½	57	4½	3				
1354-55	25½	3	27	6½	.250	5½	.444	14½	44	3	6				
1355-56	6½	6	25	6½	.250	8½	.576	10	33	4	3				
1356-57	2½	2	20	5½	.281	13½	.300	8	46	8	4				
1357-58	13½	1	23	5½	.250	13½	.116	3	15	0	4				
1358-59	10	3	24	6	.250	6	.500	6½	35	4	5				
1359-60	[Ill.]						.750	2½	12	6	4½				
1360-61	12	5	20	5	.250	6		2½							
1361-62	7	4	16	4	.250	6½		3	15	0	4				
1362-63	6½	4	14	3½	.250	11½		3	18	0	4				
1363-64	10½	5	14	3½	.250	7		6½	35	4	5				
1364-65	6	4½	14	3½	.250	10½		2½	12	6	4½				

Incomplete

½ sold extra

3½

	4½	3	2½	2	1½	1	2	10	0	5	0
3365-66	9½	12	6½	21	8	3	4	4½			
3366-67	3½	16	781	23	20	3	4	4			
3367-68	8½	4	750	4	4	4	4	4			
3368-69	11	5	500	7	0	5	0	4			
3369-70	10	5	368	5½	0	5	0	5			
3370-71	5	4½	1023	55	0	10	0	5			
3371-72	12½	16½	1393	9	0	6	0	8			
3372-73	8½	7	400	38	6	4	4	8			
3373-74	7½	6½	250	6	0	6	0	6			
3374-75	10	8½	250								
3375-76	12½	28	250	7							
3376-77	7½	3½	583	8½				6½			
3377-78	0	6	297	7½				6½			
3378-79	3½	4½	250					8			
3381-82	4½	10	250					10			
3383-84	4½	10	250	10				8			
3384-85	4½	10	250	9½				10			
3385-86	4½	10	250	9½				10			
3387-88	5½	22	432					10			
3388-89	5	22	250					10			
3390-91	5	20	250					10			
3392-93	5	20	250					10			
3393-94	4½	19	488					10			
3394-95	5	22	539					10			
3395-96	5	20	432					10			
3398-99	6	24	458					10			
3399-00	7	10						10			
4400-01	5	20	250					10			
4402-03	5	20	250					10			
4406-07	5	20	250					10			
4408-09	5	20	250					10			
4409-10	5	20	250					10			
4410-11	3	20	250					12			

VETCHES (CONTINUED)

Year	Yield Qrs.	In pod	Number of acres sown	Total amount of seed Qrs.	Average seed per acre Qrs.	Net yield Qrs.	Average net yield per acre Qrs.	Amount sold Qrs.	Total sale price s. d.	Average sale price per qr. s. d.	For feed Qrs.	Number bought Qrs.	Total purchase price s. d.	Average purchase price s. d.	Remarks
1411-12	5	10	20	5	.250	10	.500				10				
1412-13	5	10	20	5	.250	10	.500				10				
1413-14	5	10	20	5	.250	10	.500				10				
1414-15	4	10	20	5	.250	10	.500				10				
1418-19	5	10	20	5	.250	10	.500				10				
1419-20	4	10	16	4	.250	8	.450				10				
1420-21	4	8	16	4	.250	8	.531				10				
1421-22	4	8	16	4	.250	8	.500				8				
1422-23	4	8	16	4	.250	8	.500				8				
1423-24	4	8	16	4	.250	8	.500				8				
1424-25	4	8	16	4	.250	8	.500				8				
1425-26	4	8	16	4	.250	8	.500				8				
1427-28	4	8	16	4	.250	8	.500				8				
1429-30	4	8	16	4	.250	8	.500				8				
1430-31	4	8	16	4	.250	8	.500				8				
1431-32	4	8	16	4	.250	8	.500				8				
1432-33	4	8	16	4	.250	8	.500				8				
1433-34	4	8	16	4	.250	8	.500				8				
1434-35	4	8	16	4	.250	8	.500				8				
1435-36	4	8	16	4	.250	8	.500				8				
1438-39	4	8	16	4	.250	8	.500				8				
1440-41	10	8	8	2	.250	10	1.250	3	8 0	2 8	6	1	2 8		
1441-42	4	8	16	4	.250	8	.500				8				
1447-48	4	8	16	4	.250	8	.500				8				
1448-49	4	8	16	4	.250	8	.500				8				

CART HORSES:

Year	Number left over	Number bought	Total purchase price	Total number in account	Number sold	Total sale price	Number died	Number remaining
		s.	p.			s.	p.	
1246-47	1	I	I 2	1	1	8	I	2
1251-52	2	I	I	3	2	O	I	2
1252-53	2			4 ^a	2	19 O		2
1253-54	2	I		3	I ^a	9		2
1254-55	2			2				2
1256-57	2			2				2
1257-58	2			2				2
1264-05	2			2				2
1265-66	2			2				2
1267-68	2			2				2
1268-69	2			2				2
1270-71	2			2				2
1271-72	2			2				2
1272-73	2			2				2
1273-74	2			2				2
1274-75	2	I		3	I	II O		2
1276-77	2			2				2
1277-78	2			2				2
1282-83	2			2				2
1283-84	2			2				2
1284-85	2			2				2
1285-86	2	I		3				2
1286-87	2			2				2
1287-88	2			2				2
1288-89	2			2				2
1289-90	2	I		3	I			2
1290-91	2			3				2
1291-92	2	I		3	I			2
1292-93	2			2				2
1296-97	2			2				2
1297-98	2			2				2
1298-99	2			2				2
1299-00	2			2				2
1300-01	2			2				2
1301-02	2			2				2
1302-03	2			2	I	15 O		2
1304-05	2			3	2	21 4		2
1305-06	2			2				2
1306-07	2	I		2	I			2
1307-08	2			2				2
1308-09	2			2				2
1309-10	2	I		3	I	24 O½		2
1310-11	2			2				2
1311-12	2			2				2
1312-13	2			2				2
1313-14	2	I		3	I	23 O		2

I. Equus.

2. Two additional cart horses came from the chattels of Ingeram, the fugitive.

3. Heriot.

CART HORSES (CONTINUED)

Year	Number left over	Number bought	Total purchase price	Total Number in account	Number sold	Total sale price	Number died	Number remaining
1314-15	4	1	s. d.	5	1	s. d.	1	3
1315-16	3	1		4		26 8		3
1316-17	3			4	1	10 0	1	3
1317-18	3			3				2
1318-19	3			3				3
1320-21	3			3				3
1320-21	3			3	1	6 6		2
1324-25	2			2				2
1325-26	2			2				2
1326-27	2			2				2
1327-28	2			2				2
1328-29	3	1	10 10	4	1	3 0	1	2
1329-30	2	1		3		5 0		2
1330-31	2	1	14 6	3	1			2
1331-32	2	1	16 0	3			1	2
1332-33	2	1	13 6	3				3
1334-35	2	2	25 0	4				2
1335-36	2	1	17 0	3	1	9 8		2
1336-37	2	1		3				3
1337-38	3			3				3
1338-39	3			3				3
1339-40	3			3				3
1340-41	3	1	18 0	4	1	5 0		3

1366-67	3			3					3	1408-09	4	1				6	2	8	8	1	3
1367-68	3			3					3	1409-10	3	1	24	1		5				2	3
1368-69	3			3					3	1410-11	3	1	24	0		4	1	4	0		3
1369-70	3			3					3	1411-12	3	1	20	0		4	1	4	0		3
1370-71	3			3					3	1412-13	3					3					3
1371-72	3	2	56	8	5				3	1413-14	3	2	40	0		5	1	3	4	1	3
1372-73	4				4				3	1414-15	3	1	20	0		4				1	3
1373-74		1	26	8	1				3	1415-16	3					3					3
1375-76	4				4				4	1416-17	3					3					3
1376-77	4	1	22	0	5				4	1417-18	3					3					3
1377-78	4	1			5				4	1418-19	3					3					3
1378-79	4	1	20	0	5				4	1419-20	3					3					3
1379-80	4				4				4	1420-21	3					3					3
1381-82	4	1	20	0	6				4	1421-22	4					4	1	6	8		3
1384-85	4	2	42	0	6				3	1422-23	3					4					3
1385-86	4	1			5				3	1423-24	3	1	16	8		4	1	3	4		3
1387-88	5		27	8	5				3	1424-25	3	1	18	0		4				1	3
1388-89	5				5				3	1425-26	3					3					3
1390-91	5				5				4	1426-27	3					4					3
1392-93	6	1	17	6	7				3	1427-28	3					3					3
1393-94	4				4				3	1428-29	3					4					3
1394-95	4				4				3	1429-30	3	1	20	0		4					3
1395-96	5	1	16	8	6				4	1430-31	4	1	20	0		4					3
1398-99	4	1	20	0	5				4	1431-32	3	1	20	0		4					3
1399-00	4				4				4	1432-33	3	1	23	0		5	1	5	0		3
1400-01	5	1			4				4	1433-34	3	1				4					3
1402-03	4	1	21	0	6				4	1434-35	3	1				4					3
1406-07	3				3				3	1435-36	3	1				4					3
										1436-37	3	1				4					3
										1437-38	3	1				4					3
										1438-39	3	1				4					3
										1439-40	3	1				4					3
										1440-41	3	1	16	0		4					3
										1441-42	3	1	18	0		4					3
										1442-43	2	1	20	0		3					3
										1443-44	4					4					3
										1444-45						4					3
										1445-46						4					3
										1446-47						4					3
										1447-48						4					3
										1448-49						4					3

1. 17 Apr.-28 Sept.

2. Valued at 13s. 4d. each

PLOW HORSES¹

Year	Number over	Number of increase ¹	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price	Average sale price ²	Number died	Number remaining	Remarks
				s. d.	s. d.			s. d.	s. d.			
1208-09	10					10					10	
1210-11	10		2	10 1	5 40	12		6 8	6 8	2	10	
1211-12	10	2				12	1	6 8	6 8	1	10	
1213-14	9	2				11	1	6 8	6 8		10	
1215-16	10					10					1	
1217-18	5		5	30 9	6 12	12	1	2 0	2 0	1	10	9 sent away
1218-19	10					12					10	
1219-20	10		3	13 8	4 61	13	1	4 8	4 8	1	11	
1220-21	11		4	6 6	6 6	15				5	10	
1223-24	9	1	1			10					10	
1224-25	11	1				12	1	5 6	5 6	1	10	
1225-26	10	1	1	5 1	5 1	12				2	10	
1226-27	10	2				12	1	3 0	3 0	1	10	
1231-32	12	2				14	3	10 2	3 42	1	10	
1232-33	10	1				11					11	
1235-36	12	2				16	1	6 6	6 6	3	12	
1230-37	12					12				1	17	
1244-45	14					14	3	9 3	3 1	1	10	
1245-46	10					10					10	
1246-47	10	4				14	3	4 6	1 6	2	9	
1247-48	9		4	29 2	7 31	13				1	12	
1248-49	12	1	1	10 0	10 0	14	2	5 6	2 9		12	
1251-52	7		3	19 6	6 6	10	1	6 51	6 51	1	8	
1252-53	9		1	9 6	6 6	10	1	4 4	4 4	1	8	
1253-54	8		1	5 11	5 11	9				1	8	

1254-55	8	1	4	30	7	6½	13	4	19	4	4	10	1	8	1 sold as colt
1256-57	9	1	1				11	2	13	0	6	6		8	
1257-58	8						8							8	
1264-65	11	1					12	2	10	0	5	0	1	9	
1265-66	9	1	1	7	0		10	1	4	0	4	0	1	8	
1267-68	8	10 ⁴	1				19	2	9	0	6	6		10	7 sent to Mardon
1268-69	10						16	2	16	6	8	3		10	
1270-71	8	3	1				12	2	10	0	5	0	1	9	
1271-72	9	1	1				10	3	15	0	5	0		6	
1272-73	9	1	3				10						3	7	
1273-74	7		4				11						4	7	
1274-75	7	1					8	1	3	2	3	2		8	
1276-77	7						6							6	
1277-78	6						7							6	
1282-83	7		2				9	2	12	2	6	1	2	5	2 added to cart horses
1283-84	5	1	1				7							7	
1284-85	7	1	1				8	1	2	8	2	8	4	3	
1285-86	7						7							7	
1286-87	3	1	6				10	1	2	6	2	6	2	7	
1287-88	7		1	7	1		8	1	5	6	5	6	1	6	
1288-89	6						6							6	
1289-90	6						6							6	
1290-91	6	1	1				8	2	4	0	2	0		6	
1291-92	6	2					8	2	6	0	3	0		6	
1292-93	6	1	1	6	2		8	1	7	0	7	0	1	6	
1296-97	6						7						1	6	
1297-98	6						6							6	
1298-99	6						6							6	
1299-00	6						6							6	
1300-01	5	1					6	1	3	0	3	0	1	5	
1301-02	5	1	1	4	0		7						1	5	
1302-03	6		1				7						1	6	

1. Afri. 2. Increase includes heriots, animals received by testament, and animals strayed in.
 3. Generally low because of old and weak animals sold. Occasionally a valuable heriot sold. 4. Received from Overton.

PLOW HORSES (CONTINUED)

Year	Number left over	Number of increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price	Average sale price	Number died	Number remaining	Remarks
				s. d.	s. d.			s. d.	s. d.			
1304-05	6		1	4 0	4 0	7	1	2 5	2 5	1	6	
1305-06	6		1	5 2	5 2	7					6	
1306-07	6		2	10 9	10 4	8	5	11 0	3 8		5	
1307-08	5		2 ¹	13 0 1/2	6 6	7				1	6	
1308-09	6		3	33 6 1/2	11 2 1/4	9	2	15 10	7 11	1	6	
1309-10	6	1				7	1	6 8	6 8		6	
1310-11	6					6					6	
1311-12	6					6					6	
1312-13	6	1	1	12 0	12 0	8	1	2 0	2 0		7	
1313-14	7		1			8	1	6 8	6 8	1	6	
1314-15	6	2				8	2	16 8	8 4		6	
1315-16	6	2				8		5 0	5 0	1	6	
1316-17	6		1	16 4	16 4	8	2	12 0	6 0		6	
1317-18	6	1	1	15 0	15 0	8	2	13 8	6 10	3	6	
1318-19	6	1	2	20 0	10 0	9					6	
1320	6		5	93 6	18 3 1/4	11					11	
1320-21	11		1	18 0	18 0	12					12	
1324-25	6					6					6	
1325-26	6	2	1	10 0	10 0	9	2	6 0	3 0		6	
1326-27	6	1	1	14 6	14 6	8	2	13 0	6 6		6	
1327-28	6	2				8	2	26 0	13 0		6	
1328-29	6		1	9 6 1/2	9 6 1/2	7	1	6 8	6 8		6	
1329-30	6	1	1	[M.r.]		8	2	6 10	3 5		6	
1330-31	6		1	7 6	7 6	7	1	4 0	4 0		6	
1331-32	6		2	21 0 1/2	10 1/4	8	2	11 0	5 6		6	1 sent to Marlon

[illegible]

II The price is given for only one.

FLOW HORSES (CONTINUED)

Year	Number left over	Number increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price	Average sale price	Number died	Number remaining	Remarks
					c d p.			c d p.	c d			
136.-66	1				2	6					6	
136.-67	6				3	8					6	
136.-68	6					6					6	
136.-69	6					6					6	
136.-70	6					6					6	
137.-71	6					9					3	sold extra
137.-72	3					4			3	4	2	
137.-73	3					3					3	incomplete
137.-74	3					3					3	
137.-76	3					3					3	
137.-77	3					3					3	
137.-78	3					3					3	
137.-79	3			18	8	4					3	
137.-80	3		1	15	5	4					3	
138.-82	3		2	32	6	6					3	
138.-85	11		3	[III.]							2	M.T.
138.-86	3					3					3	
138.-87	3		1	12	0	4					3	
138.-89	3					3					3	
139.-91	3					4					3	
139.-93	3					3					3	
139.-94	3			3	4	5					3	
139.-95	3					3					3	
139.-96	3					3					3	
139.-99	3					3					3	

[illegible]

low horse and 1 cart
horse bought for 40s.

OXEN

Year	Number left over	Number of increase ¹	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price "a."	Average sale price "b."	Number died	Number sent away	Number remaining
210-11	3		6			4	4	8 0 0	5 0	2		39
211-12	3		5			4	2	8 0 0	4 0	2		37
212-13	3		5			4	4	9 0 0	3 8 $\frac{1}{2}$	2		37
213-14	3		5			3	4	8 0 0	4 0	1		31
215-16	3		1			3						
217-18	1	8	9		6	3	8	0 0 0	3 9	4		20
218-19	2	0	7			2	3	0 0 0	4 0	1		24
219-20	2	0	4		5	3	1	6 0 0	3 6			24
220-21	2	2	4		6	3	2	6 0 0	3 5			32
223-24	3		3		5	3	3	0 0 0	7 0			35
224-25	3		9		5	4	2	0 0 0	5 5			38
225-26	3		7		7	4	6	5 0 0	5 5			38
226-27	3		7		7	4	6	0 0 0	7 4			38
231-32	3		6		8	4	4	0 0 0	6 6			39
232-33	3	3	6		8	4	6	4 0 0	6 0 $\frac{1}{2}$			41
235-36	3	3	7		9	4	5	4 0 0	8 0 $\frac{1}{2}$			34
236-37	3	3	9		9	4	2	0 0 0	9 6			38
244-45	3	2	0		8	4	5	6 0 0	6 6			39
245-46	3	5	8		0	5	5	0 0 0	0 0			44
246-47	4	2	7		1	5	2	4 0 0	6 8 $\frac{1}{2}$			37
247-48	3	2				3	4	7 0 0	7 1			32
248-49	3	3	5		8	3	6	6 0 0	7 1			31
251-52	3		3		8	4	6	6 0 0	6 3	2		38
252-53	3		5		8	4	6	0 0 0	0 0	1		36
253-54	3		2		8	4	6		6 8	3		39
254-55	3		7			5	4					42

6	41	3	2	16	6	8	3	46	6	0	8	7	39
'7-58	39	4		29	0	9	8	43	7	8	7	36	
'4-65	36	2	3	10	0	10	0	41	5	0	6	36	
'5-66	36	'5	1					37	4	0		37	
'7-68	34		1					110	0	0	8	44	
'8-69	44							44	0	0	9	33	
'0-71	32		6					38	4	0	2	32	
'1-72	32		5					47	8	6	9	31	
'2-73	31	3	6					40	1	0	0	36	
3-74	36	4	4					44	6	0	9	37	
4-75	37	3	1					41	6	0	1	35	
'6-77	34	2	8					44	9	0	7	35	
'7-78	35	3	3					41	5	6	8	36	
82-83	33	4	4	26	8	6	8	37	4	0	7	30	
'83-84	30		1					32				31	
'84-85	31	1	8					40	4	0	7	34	
85-86	34		9					43	3	0	9	39	
86-87	39	1	1					51	6	0	9	36	
87-88	36	4	4	40	8½	10	2	40	5	0	6	34	
'88-89	34	2	6					42	6	6	5	35	
'89-90	35		4					39	4	6	9	35	
90-91	35	1	3					39	6	0	9	32	
91-92	32	4	2					38	4	0	9	34	
92-93	34	1						35	2	0		33	
96-97	30							30		0	8	30	
97-98	30	3						33	2		7	29	
98-99	29	1	3	40	0	13	4	33	6		0	30	
99-130	30	3	4	38	0	9	6	37				30	
00-01	30							30	6			30	
01-02	30	2	5	34	11½	8	9	37			2	35	
2-03	35	2	4					41			1	34	

OXEN (CONTINUED)

Year	Number left over	Number of increase	Number bought	Total purchase price	Average purchase price		Total number in account	Number sold	Total sale price	Average sale price	Number died	Number sent away	Number remaining
					a.	d.							
1904-05			6	44	9	07	32	1	70	1			30
1905-06			3	29	9	08	46	8	59	0			32
1906-07			3	29	9	08	35	6	52	6			27
1907-08	1		1	15	15	0	28	5	11	8			22
1908-09			2	42	21	0	23	1	61	0			18
1909-10	3		2	32	16	51	24	4	61	0			22
1910-11			2	69	0			3	54	0			20
1911-12	2		4	55	0			4	84	0			22
1912-13	4		3	72	0			5	75	0			24
1913-14			4					4	75	0			23
1914-15	2		1					5	76	0			20
1915-16	2		3					4					23
1916-17	2							4					26
1917-18	2							4					24
1918-19	3							2					23
1920								4					16
1920-21	3							5					4
1921-22			1					3					17
1922-23			4					3					18
1923-24			1					2					19
1924-25								2					17
1925-26								2					18
1926-27								2					19
1927-28								2					17
1928-29								2					17
1929-30			6					1					22
1930-31			2					6					18
1931-32			3					2					18
1932-33													18

[M.T.]

1334-35	18	6	80	0	13	4	24	6	63	0	10	6		18
1335-36	18	2	29	0	14	6	20	2	24	0	12	0		18
1336-37	8 ¹	3	36	11	12	3 $\frac{1}{2}$	11	2	26	10	13	5		9
1337-38	19	2	25	6	12	9	21							21
1338-39	21						21	2	16	0	8	0		19
1339-40	19	3	31	3	10	5	22						3	19
1340-41	19	9					28	3	17	8	5	10 $\frac{1}{2}$	3	19
1341-42	22	5	58	4	11	8	27	4	35	0	8	9		22
1342-43	23	2	23	2	11	7	25	5	44	0	8	9 $\frac{1}{2}$		23
1343-44	20						20	2	19	6	9	9		20
1344-45	18	5	66	10	13	4 $\frac{1}{2}$	23	6	67	0	11	2		18
1345-46	17	2	24	6	12	3	19							17
1346-47	18	3	38	10	12	11 $\frac{1}{2}$	21	3	32	0	10	8		18
1347-48	18						18							18
1348-49	18	2	16	0	8	0	20						1	18
1349-50	19	1	10	0	10	0	20							19
1350-51	20						20							20
1351-52	20						20							20
1352-53	20						20							20
1353-54	20						20							20
1354-55	20						20							20
1355-56	20						20							20
1356-57	20						20							20
1357-58	20	1	14	0	14	0	21						1	20
1358-59	20						20							20
1359-60	20	2	26	2	13	1	22	2	[III.]					20
1360-61	20	3	33	0	11	0	23							23
1361-62	23						23	3	33	0	11	0		20
1362-63	20	1	14	6	14	6	21						1	20
1363-64	20						20							20
1364-65	20						20							20
1365-66	20	4	66	0	16	6	24	4	80	0	20	0		20
														[M.T.]

z. Ms. probably in error. Should be 18 left over and 10 remaining.

Year	Number left over	Number of increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price	Average sale price	Number died	Number sent away	Number remaining
1366-67	20		2	s. 38 0	p. 19 0	22	2	s. 36 0	s. 18 0			20
1367-68	20		4	73 9	18 5½	24	4	78 0	19 6			20
1368-69	20		5	91 10	18 2½	25	2	36 0	18 0	3		20
1369-70	20		5	94 0	18 0½	25	5	88 4	17 8			20
1370-71	20		4	62 0	18 0	24	5	86 0	17 2½	1		24
1371-72	24		2	36 0	18 0	26	5	33 0	16 6	3		20
1372-73	20		5	90 0	18 0	25	2					20
1373-74			4	79 0	19 9		6	75 8	12 7½	1		22
1375-76	24		5	83 4	16 8	29	6	48 0	12 0	1		22
1376-77	22		5	70 8	14 2	27	4			2		22
1377-78	22		5			27	3	73 8	12 3½	1		18
1378-79	22		3	36 0	12 0	25	6					20
1379-80	18		4	40 0	10 0	22	2	62 6	12 6			22
1381-82	23		4	53 4	13 4	27	5	30 0	15 0			
1382-83							3	30 4	10 1½			
1383-84							3	60 0	12 0			
1384-85	20		3	37 4	12 5½	23	5	33 0	11 0			[M.T.] 18
1385-86	18		3	40 6	13 6	21	3					19
1385-86	21		3	30 0	10 0	24	3	[M.] 30 4	10 1½	2		19
1387-88	19		3	30 0	10 0	22	3	36 0	12 0			18
1388-89	18		3	30 0	10 0	21	3	12 0	12 0			18
1390-91	18		3	14 0	14 0	19	1					21
1392-93	18		1	41 4	13 0½	21	3	33 0	11 0			20
1393-94	18		3	29 0	14 6	23	3	40 0	13 4			20
1394-95	21		2	46 0	15 4	21	3					18
1395-96	20		2			22	2					20
1398-99	18		3			21	3					18

1399-00	18	1	15	6	15	6	19	1	13	4	13	4	13	4	1	18
1400-01	18	6	90	0	15	0	24	5	65	0	13	0	13	0	1	18
1402-03	18	2	34	0	17	0	20	2	[M.T.]		13	0	13	0	1	18
1406-07	18	4	52	0	13	0	22	4	44	0	11	0	11	0	3	18
1408-09	18	5	62	0	14	6	23	2	24	0	12	0	12	0	1	18
1409-10	18	3	42	0	14	0	21	6	70	0	11	8	11	8	1	20
1410-11	20	5	70	0	14	0	25	5	48	0	9	7 $\frac{1}{2}$	9	7 $\frac{1}{2}$	1	18
1411-12	18	6	84	0	14	0	24	2	22	0	11	0	11	0	1	18
1412-13	18	2	28	0	14	0	20	2	33	0	11	0	11	0	1	18
1413-14	18	3	36	0	12	0	21	3	22	0	11	0	11	0	1	18
1414-15	18	2	26	8	13	4	20	2	24	0	12	0	12	0	1	18
1418-19	18	2	24	0	12	0	20	2	44	0	11	0	11	0	1	17
1419-20	17	4	52	0	13	0	21	4	30	0	10	0	10	0	1	17
1420-21	17	3	36	0	12	0	20	3	18	0	9	0	9	0	1	17
1421-22	17	2	25	0	12	6	19	2	20	0	10	0	10	0	1	17
1422-23	17	2	24	0	12	0	19	2	20	0	10	0	10	0	1	17
1423-24	17	3	37	8	12	6 $\frac{1}{2}$	20	2	20	0	10	0	10	0	1	17
1424-25	17	2	24	0	12	0	19	2	26	0	13	0	13	0	1	17
1425-26	17	1	12	0	12	0	18	2	45	0	15	0	15	0	1	17
1427-28	17	2	28	0	14	0	19	2	12	0	12	0	12	0	1	17
1429-30	17	4	64	0	16	0	21	3	24	0	12	0	12	0	1	17
1430-31	17	2	26	8	13	4	19	1	36	0	12	0	12	0	1	17
1431-32	17	3	36	0	12	0	20	2	24	0	12	0	12	0	1	17
1432-33	17	1	12	0	12	0	18	1	36	0	12	0	12	0	1	17
1433-34	17	4	52	0	13	0	21	3	36	0	12	0	12	0	1	17
1434-35	17	4	48	0	12	0	21	3	33	0	11	0	11	0	1	17
1435-36	17	4	50	4	12	7	21	3	30	0	12	0	12	0	1	17
1438-39	17	1	13	0	13	0	18	1	12	0	12	0	12	0	1	17
1440-40	17	1	14	0	14	0	18	1	10	0	10	0	10	0	2	17
1441-42	17	3	35	0	11	8	20	1	10	0	10	0	10	0	1	17
1447-48	17	2	22	0	11	0	19	1	10	0	10	0	10	0	1	17
1448-49	17						17									17 $\frac{1}{2}$

1. Of these 1 sold dead at 8s.

2. Valued at 1rs. each.

THREE-YEAR-OLD BOVINES¹

Year	Number left over	Number added to oxen	Number added to cows	Number added to bulls	Number sold	Average sale price s. d.	Year	Number left over	Number added to oxen	Number added to cows	Number added to bulls	Number sold	Average sale price s. d.
1208-09	2	2	3				1201-02	4	2	2	1	1	6 8
1210-11	2	2					1202-03	5	1	2	1		6
1219-20	2						1206-07	2		1			
1220-21	2						1207-08	7	3	3	1		
1235-36	2	2					1208-09	4	1	3			
1236-37	3 ^a	3					1209-10	4	3	1			
1244-45	8	2	5		1		1300-01	3	3	3			
1245-46	9	3	5		1	5	1301-02	4	1	2	1		
1246-47	6					6	1302-03	4	2	2			
1247-48	6	2	4				1304-05	6	2	4			
1248-49	6		2				1305-06	4		1			
1253-54	10	6	3	1			1307-08	3	1	1	1	3	3 6
1254-55	11	5	5	1			1309-10	4	2	2			
1256-57	6	3	2		1	4	1310-11	3	3	2	1		
1257-58	6	4	2			0	1311-12	4	2	2			
1264-65	4	2	1				1312-13	4	4				
1272-73	5	4	1	1			1313-14	3		3			
1273-74	9	4	4	1			1314-15	3	2	1			
1274-75	8	3	4		1	7 0	1315-16	3	2	3			
1276-77	6	2	2		2	5 0	1317-18	5	2	3			
1277-78	10	3	6	1			1318-19	6	3	3			
1286-87	5						1320-21	4	3				
1287-88	2		1				1331-32	1				1	6 8
1288-89	4	1	3	1			1410-11	1				1	5 0
1290-91	4	1			3	4 6							

1. Bovetti.

2. Three heifers left over and sold at 5s. 4d. each.

COWS

Year	Number left over	Number of increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price	Average sale price	Number died	Number remaining	Remarks
1208-09	12	3				15					15	9 with 5 calves for 55s. 6d.
1217-18			9			10	3	15	5 3		9	
1218-19	9	1				8					7	
1219-20	7	1				10	1	3	3 2		8	
1220-21	8	2				10					9	
1223-24	1					1					1	
1224-25	1					9					9	
1225-26	1		8			10					10	8 with 7 calves for 53s.
1226-27	9		1	5 11½	5 11½	9	1	2	2 6	1	7	
1231-32	9					9					7	
1232-33	7					7					10	
1235-36	12					12	1	9	9 0	1	8	
1236-37	10					10	2	12	6 1		7	
1244-45	5		2	14 6	7 3	7					11	
1245-46	7	5				12	1	4	4 0		10	
1246-47	11					11	1	3	3 0		14	
1247-48	10	4				14					17	2 with 1 calf for 15s. 6d.
1248-49	14	2	2			18				1	14	4 with calves for 28s. 5d.
1251-52	10		4			14	4	28	7 0		15	
1252-53	14	2	3			19	4	27	6 0		14	
1253-54	15	3				18	5	28	5 7½		14	
1254-55	14	5				19	4	22	5 8½		21	
1256-57	17	2	6	43 0	7 2	25	4	18	4 6		23	
1257-58	21	2	3	18 8½	6 2½	26	3					

COWS (CONTINUED)

Year	Number left over	Number of increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price	Average sale price	Number died	Number remaining	Remarks
1264-65				p. 0	7	9	9	s. 44 6	4			
1265-66												
1268-69						3	3	6	8			
1270-71	3					4	4					
1271-72	6	8				7	7	0	7			
1272-73	2	4				6	2	0	7			
1273-74	4	4				8	3	0	7			
1274-75	8	3				13	3	0	7			
1276-77	7	6				4	4					
1277-78	4					4	4					
1282-83	4					4	4					
1283-84	4					4	4					
1284-85	4					2	2					
1285-86	2					6	6					
1286-87	2					2	2					
1287-88	1					4	4					
1288-89	1					1	1	0	3	0		
1289-90	1					4	2	0	3	6		
1290-91	0					0	1	0	6	0		
1291-92	9	2				1	3	0	6	8		
1292-93	8	2				0	0	0	5	0		
1296-97	5	1				6	2	0	5	0		
1297-98	3	4				7	2	0	5	0		
1298-99	4	3				11	6		8	2		
1299-1300	4	1										

Mardon

	15	3	2			20	3	18	0	6	0		17
1300-01	15	3	2			20	3	18	0	6	0		17
1301-02	17	2				19	4	24	0	6	0		19
1302-03	19	2				21						1	17
1303-04	10	4				14							13
1304-05	13	3				20	7	34	2	4	10½		13
1305-06	13	3	4	28	6	7	8	41	2	5	1½		8
1306-07	13		3	24	4	8							9
1307-08	8	1				9	2	16	0	8	0		7
1308-09	9					9							10
1309-10	7	3				10							10
1310-11	10	3				13	3	30	0	10	0		10
1311-12	10	2				12	2	16	0	8	0		10
1312-13	10					10	2	18	0	9	0		8
1313-14	8	3				11							11
1314-15	11	1				12	2	17	0	8	6		10
1315-16	10	1				11	6	40	0	6	8		5
1316-17	5	2	3	37	4	12							10
1317-18	10	3				13	2	20	0	10	0		11
1318-19	11	4				15	1	8	1	8	1		14
1320	13					13							13
1320-21	13	1	2	23	4	11	2	17	0	8	6	1	10
1327-28		9½				9½	3	20	4	8	0½		
1348-49						1	7½	18	9	2	6½	1	
1349-50	1					1	1	4	0	4	0		
1360-61		2				2						2	
1361-62	2					2	2	12	0	6	0		
1366-67		1				1	1	8	0	8	0		
1390-91		2				2	2	15	8	7	10		
1418-19		2				2	2	16	0	8	0		
1425-26		1				1	1	6	0	6	0		
1430-31		2				2	2	14	0	7	0		
1438-39		1				1	1	7	0	7	0		

9½ were heriots

1. One-half heriot added and sold for 2s. 2. This is the price of 1 cow before calving; the other two were sold with their calves at ros. 4d. and 1rs.

CALVES

Year	Number of increase of	Number bought	Total purchase price	Average purchase price	Total account in	Number for title	Number sold	Total sale price	Average sale price	Number died	Number remaining
1208-09	4		s. d.	s. d.	4			s. d.	s. d.	2	2
1218-19	4				4			8	8		3
1219-20	7				7	1	1				3
1220-21	5				5						5
1223-24	1				1		1	6	6		5
1225-26					7						7
1226-27	9	7			6						6
1231-32	4				4						4
1232-33	4				4						4
1235-36	5				5	1				1	3
1236-37	9				9	1	2			1	3
1244-45	3				3						5
1245-46	7				7						5
1246-47	7				7		2	3	1		3
1247-48	10				10	1	3	2	1		2
1248-49	9	2			11	1	4	9	10 1/2	1	6
1251-52	8	4			12	1				1	5
1252-53	10	1			10	1				1	10
1253-54	10				10	1				1	9
1254-55	6				6	1				1	8
1256-57	12				12	1					6
1257-58	14				14	1	3	6	1		11
1264-65	8				8		4	0	0		10
1265-66	4				4		3		2		4
1270-71		11			11		2	1		1	6
1271-72	13				13	1		8	10		
1272-73	10				10	1	1	14	14	1	11
1273-74	13				13	1	4	6	1		8
1274-75	16				16	1	5	6	1		10

[illegible]

HIDES¹ SOLD

Year	Horse	Total sale price	Or	Cow		Total sale price	Calf	Total sale price	Yearling ²	Total sale price	Two-year old ³	Total sale price
				s.	p.							
208-09			2	2	0							
210-11		0	2	2	4							
211-12		0	2	2	2							
213-14			1	1	8							
215-16			1	2	0							
217-18			4	5	2							
218-19			1	1	7							
219-20												
220-21												
223-24				2	0							
224-25				1	6							
225-26				1	8							
226-27				1	0							
231-32		9		1	0							
232-33				2	3							
235-36		0		2	0							
236-37		0		6	0							
244-45		0										
245-46		0										
246-47		6	1	2	0							
247-48		0										
248-49												
251-52		7	2	4	0							
252-53		8	1	1	7							
253-54		6	1		6							

[illegible]

1376-77	1	8	1	1	6
1377-78	1	8	2	2	0
1378-79	2	4	1	1	6
1381-82	5	2			
1382-83	1	6			
1383-84	1	8	5	7	6
1384-85	5	4	1	1	6
1387-88	1		+2	3	8
1392-93	2				
1393-94	1	8			
1396-97	1	8			
1400-01	1	8	1	1	6
1408-09	1		+3	6	2
1409-10	1	0	1	1	2
1410-11	2		1	1	0
1411-12			1	1	8
1418-19			1	1	4
1423-24			1	1	4
1424-25	1		+1	3	8
1425-26			1	1	8
1427-28	1		+1	1	4
1429-30	1		+1	2	4
1430-31	1		+1	2	4
1431-32	1		+1	2	6
1432-33	2	8	+1	1	10
1433-34	1		+1	2	6
1434-35	1		1	1	6
1435-36			1	1	6
1438-39			1		
1440-41	2	6	+2	3	10
1441-42	2		1	1	4
1447-48					
1448-49	1	2			

WETHERS¹

Year	Number left over	Number from stock ¹	Number bought	Total purchase price £ s. d.	Average purchase price s. d.	Total number in account	Number sold	Total sale price £ s. d.	Average sale price s. d.	Number died	Number remaining	Remarks
1208-09	345	127				472	20	8 4	0 5	40	412	149 came from Twyford
1210-11	361	15				546	16	7 4	0 5½	52	458	70 sent to Waltham
1211-12	458	88				546				96	380	3 for boon days
1213-14	402	112				574	30	24 2	0 9½	42	499	25 sent away
1215-16	520	219				739	20½			10	684	2 killed, 87 added
1217-18		144	3			148	28 4			5	113	
1218-19	200	105				305	16			7	282	
1219-20	282	114				396	32 8			6	358	
1220-21	358	160				538	30			17	491	
1223-24	420	150				574	48	36 8	0 9½	28	498	4 from Twyford
1224-25	498	133				631	70	73 4	1 0½	63	498	
1225-26	498	104				609	95 8	7 1	0 11	109	397	
1226-27	397	90				487	33	32 0	0 11½	25	429	
1231-32	392	151				543	39	39 0	1 0	23	481	
1232-33	481	153				634	50	50 0	1 0	70	514	
1235-36	393	160				593	10	12 6	1 3	15	538	1 from Dunton
1236-37	538	42				580	48	57 0	1 2½	15	517	1 sold dead
1244-45	276	89				365	13	13 5	1 0½	34	319	2 more sold
1245-46	319	47				366	24	30 0	1 3½	22	318	
1246-47	318	107	314			760	23	29 3	1 3½	52	604	
1247-48	604	22				716	92	13 2	1 0½	78	284	262 sent away
1248-49	284	80				364	58	60 8	1 0½	45	261	
1251-52	380	64	50	50 0	1 0	494	41	41 0	1 0	31	422	
1252-53	422	168				530	34	34 0	1 0	19	477	
1253-54	477	213				690	67	67 0	1 0	100	523	
1254-55	523	96				619	80	53 4	0 8	64	475	

1256-57	---	656	13	4	0	10 $\frac{1}{2}$	28	478	
1257-58	478	654	22	8	0	8	23	597	
1264-65	179	217	32	6	0	10	22	156	
1265-66	156	199	66	8	0	11 $\frac{1}{2}$	16	113	
1267-68	54	72	4	0	1	0	7	61	
1268-69	61	85	3	8	0	11	6	75	
1270-71	69	129	7	0	1	0	9	113	
1271-	113	746	25	7	1	2	69	505	150 mt 61 f m
1272-'3	595	744					17	567	Mid
1273-'4	567	709	3	0	0	11 $\frac{1}{2}$	58	521	
1274-'5	511	602	49	10	0	11 $\frac{1}{2}$	41	508	
1276-'7	502	593	14	6	1	2	89	406	
1277-'8	406	498	45	2 $\frac{1}{2}$	1	0 $\frac{1}{2}$	25	430	
1282-83	177	235					21	214	don
1283-84	214	252					23	211	
1284-85	211	307	19	0	1	0	8	-	
1285-86	180	329	25	10	1	3 $\frac{1}{2}$	41		
1286-87	268	278							
1287-88	237	267	4	7	0	11	33	229	
1288-89	229	206	25	8	0	11	39	229	
1289-90	229	489	10	5	0	9 $\frac{1}{2}$	13	349	sent to added
1290-91	349	430					2	423	ram
1291-92	423	511	5	1	6	0	14	9	
1292-93	415	508	4	6	3	1	3	13	
1296-97	312	375	42	0	1	0	13	320	
1297-98	320	337	27	0	1	0	10	300	
1298-99	300	501	55	0	1	1 $\frac{1}{2}$	42	409	
1299-00	409	557	39	8	1	0 $\frac{1}{2}$	59	460	
1300-01	460	553	72				15	383	83 sent to Waltham
1301-02	383	515	75	0	1	0 $\frac{1}{2}$	35	433	
1302-03	433	553	54	10	0	14	25	439	
1303-04	204	330	4	9	0	12	6	286	38 to the lord (?)

1. Multitones. Total number in account includes a few items not here listed.

3. Twenty wethers and 28 ewes sold for 345. 2d.

5. Thirty-two wethers and 22 ewes sold for 335. 9d.

2. Occasionally includes strays, etc.
 4. Twenty-eight wethers and 67 ewes sold for 338. 0d.
 6. From Overton 16, and 8 more sold.
 7. Of these, 499 from outside.

WETN RS Cc

Year	Number left over	Number from stock	Number bought	Total purchase price £ s. d.	Average purchase price s. d.	Total number in account	Number sold	Total sale price £ s. d.	Average sale price s. d.	Number dried	Number remaining	Remarks
1305-06	286	90				385		69 9	0 15½	33	352	
1306-07	352	108				460	54		0 15½	22	384	
1307-08	384	153				537	36	45 0	1 3	15	486	
1308-09	486	165				611	37	48 8	1 3½	12	601	1 sold extra
1309-10	601	190				791	241	20 12 8	1 8½	20	530	
1310-11	530	100				630			1 8½	14	616	
1311-12	616	151				767	187	13 2 6½	1 4½	18	562	
1312-13	562	124	60	70 0	0 14	746	157	13 1 8	1 8	27	562	
1313-14	562	65				627	103	9 0 3	0 21	85	439	
1314-15	439	37				476	45	52 6 0	0 14	25	406	
1315-16	406	141				547	163	12 15 0	1 6½	24	360	
1316-17	360	142				502	54	5 8 0	0 2	0 19	429	
1317-18	429	109				538	60	6 0 0	0 2	0 12	466	
1318-19	466	139				605	420	42 13 2	2 0½	12	173	
1320	65	137				202			2 0	1	201	
1320-21	201	46				247	10	20 0	2 0	3	234	
1321						157						
1321-25	152					152						
1325-26	280					280					280	152 sent to Twyford From other manors
1326-27	280		85	6 0 5	1 5	365	18	25 6	1 5	16	331	
1327-28	331		25	41 8	1 8	492	40	59 0	1 5½	9	443	
1328-29	443	136				443	439	40 16 8	1 10½	4	227	
1329-30	239	239				239				12	227	
1330-31	227	162				389				10	379	
1331-32	379	94	50	4 13 9	1 10½	523	100	10 0 0	2 0	4	419	20 of 65 to Wolvesey @ 14d.
1332-33	419	151				570	65	4 10 10	1 4½	3	502	

1334-35	148	20				168	12	8	0	0	8	1	155
1335-36	155					155						4	151
1336-37	151	64				214	7	9	4	1	4	1	206
1337-38								31	5	0	13		
1338-39	287	86				373	58	58	0	0	12	24	201
1339-40	291	10				301						78	223
1340-41	223	24				247	22	16	6	0	9	17	208
1341-42	208	71				279	70	58	4	0	10	2	207
1342-43	207	66				273	59	47	3	0	9	5	209
1343-44	209	127				336	53	49	7	0	11	7	276
1344-45	276	130				406	389 ²	22	8	10	1	11	
1345-46		230				310						6	304
1346-47	304	116				450	24					22	404
1347-48	404	104				508	34	42	6	0	15	47	427
1348-49	427	83				509	91	49	9	0	6	9	409
1349-50	409	207				616	153	5	16	6	0	18	445
1350-51	445	144				589	77	75	0	0	11	6	506
1351-52	506	101				607	90	4	10	0	1	13	504
1352-53	504	102				606	80	5	9	4	1	11	515
1353-54	515	109				624	79	4	10	9	1	17	526
1354-55	526	94				620	79	79	0	0	12	15	526
1355-56	526	79				605	57	66	4	1	2	22	526
1356-57	526	119				645	61	62	3	0	12	14	570
1357-58	570	117				687	44	47	8	0	13	27	616
1358-59	616	115				731	161	[ILL.]				44	526
1359-60	526	117				643	100	6	0	0	1	17	526
1360-61	526	131				718	12	10	0	0	10	118	588
1361-62	588	46				672	134	6	15	8	1	0	526
1362-63	526	109				635	31	46	6	0	18	18	586
1363-64	586	106				692	145	10	3	10	1	5	526
1364-65	526	86				612	70	4	19	2	0	17	526
1365-66	526	[M.T.]				628	12	30	0	2	6	59	557

Ms. in bad cond.

2 sold extra

2. Eight wethers and 7 ewes sold for Ba. gd. not included.

1. Only one quarter of the year.

WETHERS (CONTINUED)

Year	Number left over	Number from stock	Number bought	Total purchase price	Average purchase price	Total account in	Number sold	Total sale price	Average sale price	Number died	Number remaining	Remarks
1366-67	557	114		2 s. d.	s. d.	671	106	2 s. d.	s. d.	15	550	
1367-68	550	100				650	84	7 7 8	7 0	16	550	
1368-69	550	110				660	100	9 1 4	9 1	10	550	
1369-70	600	110				710	97	8 9 0	7 0	13	600	
1370-71	550	99				649	87	7 11 8	7 0	11	551	
1371-72	551	47				598	72	6 18 0	7 11	18	568	
1372-73	508	149				657	55	9 2 6	7 8	217	385	
1373-74	385	33	331	59 11 2	3 4½	769	15	22 6	7 6	35	719	
1375-76	560	116				676	80	5 15 0	7 5½	34	562	
1376-77	562	114				676	68	4 9 4	7 3½	61	547	
1377-78	547	57	80			684	88			64	532	
1378-79	532	112				644	76	4 15 0	0 15	39	529	
1379-80	529	113				642	91			21	530	
1381-82	589	67				656	106	6 15 11	7 3½	28	522	
1382-83							65	5 9 0	7 8			
1383-84							5	8 4	7 8			
1384-85	622	[M.T.]				657	86	9 0 0	7 0½	23	[M.T.]	
1385-86	523	134				620	106	5 12 0	7 0½	63	528	
1387-88	521	99				653	102	5 2 0	7 0	30	557	
1388-89	557	96				601	64	66 0	7 0½	9	528	
1390-91	527	74				639	104	6 1 4	7 2	15	520	
1392-93	529	110				621	62	60 2 0	7 1½	26	533	
1393-94	520	101				673	79	80 0	7 0	67	527	
1394-95	533	140				641	103	5 5 10	7 0½	44	494	
1395-96	527	114				558	74	4 4 6	7 1½	20	464	
1398-99	492	66										

Ms. frayed

[illegible]

I. This number is not fully accounted for.

EWES¹

Year	Number left over	Number from stock, etc.	Number bought	Total purchase price £ s. d.	Average purchase price s. d.	Total number in account	Number sold	Total sale price £ s. d.	Average sale price s. d.	Number died	Number remaining	Remarks
1908-09	480	110				590	30	12 6	0 5	26	564	
1910-11	513	20				533	45	22 6	0 5	29	474	
1911-12	474	83				557	50	27 1	0 6 $\frac{1}{2}$	109	403	
1913-14	684	108				792	28			23	716	3 for boon days
1915-16	770	218				988	67			25	910	25 sent away
1917-18	10	503	20 ²			533	1	0 8	0 8	25	439	2 killed
1918-19	439	78				517	22			15	466	36 sent away
1919-20	466	123				589	40			10	557	
1920-21	557	135	60	46 5 $\frac{1}{2}$	0 9 $\frac{1}{2}$	742	55	20 0	0 6	15	687	
1923-24	801	143				1004	70	22 1	0 4 $\frac{1}{2}$	54	895	
1924-25	895	192				1087	93	46 8	0 8	100	917	
1925-26	917	131				1038	75	52 6	0 6 $\frac{1}{2}$	99	832	14 more sold
1926-27	832	94				926	47	47 8	0 7 $\frac{1}{2}$	42	809	
1931-32	620	150				770	50	33 4	0 8	28	692	
1932-33	692	156				848	61	40 8	0 8	125	662	
1935-36	829	223				1052	57	47 6	0 10	45	950	
1936-37	950	73				1023	52	43 4	0 10	31	940	
1944-45	490	107				597	20	13 4	0 8	16	501	
1945-46	533	127	107			601	32	25 10	0 9 $\frac{1}{2}$	36	533	
1946-47	691	35				707	40	33 4	0 10	36	691	
1947-48	863	127				968	49	40 0	0 9 $\frac{1}{2}$	56	863	
1948-49	723	99	50	50 0	1 0	990	110	62 6	0 6 $\frac{1}{2}$	83	797	242 came from Mardon
1951-52	741	114 ^a				855	54	50 8	0 8	55	741	
1952-53	775	226				1001	56	36 0	0 8	49	896	
1953-54	896	97				993	90	37 4	0 8	34	869	
1954-55								60 0	0 8			

EWES (CONTINUED)

Year	Number left over	Number from stock, etc.	Number bought	Total purchase price £ s. d.	Average purchase price s. d.	Total number in account	Number sold	Total sale price £ s. d.	Average sale price s. d.	Number died	Number remaining	Remarks
1305-06	526	101				627	59	61 5½	1 0½	47	580	
1306-07	580	96				676	80	4 4 6	1 0½	34	583	
1307-08	583	143				726	80	4 4 1	1 0½	20	626	
1308-09	626	156				782	70	4 4 1	1 2	15	697	
1309-10	697	195	50	4 7 6	1 8	942	237	15 2 0	1 3½	31	674	
1310-11	674	159				833	250	14 7 6	1 1½	20	503	
1311-12	563	174				737	128	7 17 9	1 1½	23	588	
1312-13	588	164				752	67	4 3 9	1 3	30	655	
1313-14	655	106				761	150	9 7 6	1 4	56	555	
1314-15	555	69				624	40	4 6 8	1 2	76	508	
1315-16	508	175				683	150	9 7 6	1 3	16	516	
1316-17	516	172				688	60	3 11 8	1 2½	16	572	
1317-18	512	137				649	137	10 5 6	1 6	18	494	100 sold — no price given
1318-19	494	139				633	413	30 19 6	1 6	17	203	
1320	195	142				337					337	
1320-21	336	69				405				10	395	
1323-24						429						417 to Twyford
1324-25	417					417						
1325-26						385					385 ¹	
1326-27	385	145	80	8 0 0	2 0	465	50	5 0 0	2 0	27	388	
1327-28	388					565	59	96 8	1 7½	11	489	6 sold extra
1328-29	489		32	45 8	1 5	489	165	11 10 10	1 4½	4	320	
1329-30	320	237				557				13	494	50 sent to Mardon
1330-31	494	169				663	76	80 10	1 0½	23	564	
1331-32	504	97				661	185	10 12 6	1 1½	9	466	
1332-33	466	141				607	97	4 15 7	0 11½	8	502	

EWES (CONTINUED)

Year	Number left over	Number from stock, etc.	Number bought	Total purchase price £ s. d.	Average purchase price s. d.	Total number in account	Number sold	Total sale price £ s. d.	Average sale price s. d.	Number died	Number remaining	Remarks
1366-67	470	41				511	27	29 3	0 13	15	470	sale includes 1 ram
1367-68	470	92				562	66	75 8		24	474	sale includes 2 rams
1368-69	474	111				585	100	7 1	1 3½	12	473	
1369-70	473	120				602	113	7 1		12	479	sale includes 2 rams
1370-71	479	86				565	67	4 2	1 3	17	472	8 sold extra
1371-72	472	155				627	82	4 6	0 14	30	469	incomplete
1372-73	469	209				678	66	5 2	1 6½	138	475	
1373-74	475	52				527	20	26 8	1 4	35	472	
1375-76	420	101	31			612	116	8 9	1 5½	31	465	
1376-77	465	108				573	54	54 0	0 12	60	461	sale includes 2 rams
1377-78	461	116				577	64			50	463	
1378-79	463	94				557	50	50 0	1 0	38	460	
1379-80	469	139				608	118			29	461	
1381-82	424	58				482	49	52 6	1 1	14	423	
1382-83							29	29 0				sale includes 4 rams
1383-84							29	50 4				sale includes 2 rams
1384-85	[M.T.]						58	58 0			421	sale includes 1 ram
1385-86	421	79				500	61			15	424	sale includes 2 rams
1387-88	430	109				539	40	40 0	0 12	81	419	sale includes 1 ram
1388-89	419	86				505	53	53 0	0 12	33	419	
1390-91	419	66				485	46	46 6	1 0	12	429	sale includes 2 rams
1392-93	420 ¹	112				537	73	73 0	1 0	36	429	sale includes 1 ram
1393-94	420	93				522	62	62 0	1 0	34	428	sale includes 2 rams
1394-95	417	112				529	63	63 0	1 0	40	423	sale includes 3 rams
1395-96	423	102				525	78	79 4	1 0½	29	420	sale includes 2 rams
1398-99	415	76				491	42	42 0	0 12	21	418	10 others sold

1399-00	418	63	481	45	46	0	12½	44	392	1 ram included in sale
1400-01	392	128	520	76	[M.T.] 76	4	1	26	418	4 rams included in sale
1402-03	424	70	494	73	60	76	4	12	409	2 rams included in sale
1406-07	338	87	425	60	49	0	12	15	385	5 rams included in sale
1408-09	346	100	446	50	49	0	14	12	396	2 rams included in sale
1409-10	385	88	473	67	77	0	12	38	378	4 rams included in sale
1410-11	396	78	474	63	63	0	12	27	375	2 rams included in sale
1411-12	378	60	438	38	37	0	12	13	379	2 rams included in sale
1412-13	375	72	447	59	59	0	12	28	376	3 rams included in sale
1413-14	379	80	459	57	57	0	12	12	381	2 rams included in sale
1414-15	376	72	448	58	58	0	12	8	385	2 rams included in sale
1418-19	390	49	439	46	46	0	12	11	390	2 rams included in sale
1419-20	385	62	447	48	48	0	11	23	392	1 ram included in sale
1420-21	390	79	469	56	51	8	0	10	392	1 ram included in sale
1421-22	392	77	469	70	58	4	0	15	375	2 rams included in sale
1422-23	390	83	473	66	55	0	10	28	351	2 rams included in sale
1423-24	392	50	442	40	34	4	0	60	406	1 ram included in sale
1424-25	375	70	445	34	43	0	12	21	402	1 ram included in sale
1425-26	351	111	462	43	45	0	12	21	413	1 ram included in sale
1427-28	411	60	471	45	54	0	14	50	401	2 rams included in sale
1429-30	401	60	461	47	54	10	0	34	383	2 rams included in sale
1430-31	402	75	477	44	51	6	0	14	384	1 ram included in sale
1431-32	413	86	499	50	50	0	12	30	380	2 rams included in sale
1432-33	401	60	461	50	55	10	0	14	384	2 rams included in sale
1433-34	383	80	463	45	31	2	0	49	404	1 ram included in sale
1434-35	384	79	463	34	32	8	0	18	399	1 ram included in sale
1435-36	380	79	450	28	42	2	0	11	417	1 ram included in sale
1438-39	366	88	454	46	22	6	0	13	410	3 rams included in sale
1440-41	405	94	499	30	24	8	0	8	461	
1441-42	417	49	466	37	24	8	0	9	461	
1446-47	408	101	509	38	28	6	0	10	393	
1447-48	461	37	498	52 ²	42	4	0	55	351	
1448-49	393	56	449	32	24	0	0	66		

ii. This should probably be 425.

2. One more sold extra.

TABLE 1

Year	Number of increase	Number bought	Total purchase price s. d.	Average purchase price s. d.	Total number in account	Number for the	Number sold	Total sale price s. d.	Average sale price s. d.	Number for cus- tomary payment	Number given to St. Anthony	Number died	Number remaining	Remarks
1208-09	456				456	45	45	8 8 $\frac{1}{2}$	2 1 $\frac{1}{2}$ p.	4		104	258	
1210-11	424				475	42	18	4 1	0 2 $\frac{1}{2}$ p.	6		180	220	
1211-12	376				776	37	145	20 11 $\frac{1}{2}$	0 1 $\frac{1}{2}$ p.	5		108	301	51 were received from Overton 400(?) were from Overton
1213-14	598				610	59	72	11 4 $\frac{1}{2}$	0 2	0		79	394	12 came from Clere
1215-16	674				674	67	60	11 8	0 2 $\frac{1}{2}$ p.	7		83	457	
1217-18	305				305	30	18	3 7	0 2 $\frac{1}{2}$ p.	6		66	185	
1218-19	381				381	38	36	8 0	0 2 $\frac{1}{2}$ p.	6		47	254	
1219-20	425				425	42	10	2 5	0 3	6		72	295	
1220-21	494				808	49	18	3 10 $\frac{1}{2}$	0 2 $\frac{1}{2}$ p.	6		218	607	404 were received from Menes
1223-24	728				728	72	105	26 2 $\frac{1}{2}$	0 3	0		142	403	
1224-25	735				735	73	55	13 3 $\frac{1}{2}$	0 3	6		347	254	
1225-26	660				660	66	16	3 7 $\frac{1}{2}$	0 2 $\frac{1}{2}$ p.	6		360	212	
1226-27	702				702	70	6	0 19	0 3 $\frac{1}{2}$ p.	6		250	370	
1231-32	520				520	52	6	3 3 $\frac{1}{2}$	0 6 $\frac{1}{2}$ p.	5		86	377	[sic]
1232-33	559				559	55	6	0 17	0 2 $\frac{1}{2}$ p.	5		248	245	
1235-36	722				722	73	5	1 1	0 5	5		503	147	[sic]
1236-37	835				835	83	56	12 9	0 2 $\frac{1}{2}$ p.	5		80	611	
1244-45	342				342	44	9	2 9	0 3 $\frac{1}{2}$ p.	4		194	91	
1245-46	482				482	48	19	6 9 $\frac{1}{2}$	0 4 $\frac{1}{2}$ p.	4		83	328	
1246-47	457	10			467	45	10	2 11 $\frac{1}{2}$	0 3 $\frac{1}{2}$ p.	4		313	95	
1247-48	591				707	59	6	2 2 $\frac{1}{2}$	0 4 $\frac{1}{2}$ p.	4		307	331	116 came from Mardon
1248-49	685				685	68	8	2 3 $\frac{1}{2}$	0 3 $\frac{1}{2}$ p.	4		417	188	
1251-52	602				602	22 ¹	17	4 3	0 3	4		406	153	
1252-53	652				679	56	18	4 6	0 3	4		95	506	27 from a fugitive
1253-54	675				675	25	8	2 0	0 3	4		422	216	
1254-55	731				731	46	10	2 6	0 3	4		289	382	

683	12256-57				683	68	15	5	0	0	4	4	229	367
673	12257-58				673	67	13	3	9½	0	3½	4	336	353
184	12264-65	56	3	0	4½	12	60	9	0	0	1½	4	81	177
197	12265-66				197	9	80	23	4	0	3½	4	104	
95	12267-68				95	7						4	32	52
108 ²	12268-69				124	5						4	64	51
110	12270-71	51			161	6						4	45	106
649	12271-72	67			716	30						4	389	293
666	12272-73		45	2	0	8	12	3	0	3		4	303	307
610	12273-74	40			650	21	13	3	9½	0	3½	4	417	195
617	12274-75	46			663	28	16	5	4	0	4	4	335	276
556	12276-77	58			614	24	5	2	1	0	5	4	332	249
520	12277-78	36	45	11	0	9½						4	299	230
	12277-78		18	0	0	0						4	128	92
235	12282-83				235	11						4	31	174
228	12283-84				228	19						4	33	176
233	12284-85				233	20						4	309	39
232	12285-86				252							4	105	87
207	12286-87				207	11						4	37	139
199	12287-88				199	19						4	93	101
212	12288-89				212	14						4	53	160
235	12289-90				235	18						4	28	183
235	12290-91				235	20						4	38	192
256	12291-92				256	22						4	69	191
295	12292-93				295							4	130	97
256	12296-97				256	25						4	23	205
269	12297-98				269	27	10	3	4	0	4	4	101	256
379	12298-99				395	22	12	5	0	0	5	4	154	153
330	12299-00				330	19						4	74	286
398	1300-01				398	34						4	88	268
392	1301-02				392	32						4	66	231
328	1302-03				328	28						4	336	206
364	1304-05				577	11	20	4	0	0	2½	4		

1. In payment of the tithe, henceforth, allowance was made for the death of lambs before weaning.

2.2. Sixteen from the shepherd for badly caring for the lambs after shearing.

LAMBS (CONTINUED)

Year	Number of increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number for tithing	Number sold	Total sale price	Average sale price	Number for consumption	Number given to St. Anthony	Number died	Number remaining	Remarks
			s. d.	s. p.				s. p.	s. p.					
1305-06	309	159	131	0	557	12	14	6	0	4		302	225	71 from elsewhere
1306-07	429			0	500	34	50	25	0	4		102	310	2 from elsewhere
1307-08	444				446	38	3	0	0	4		64	337	73 from elsewhere
1308-09	472				545	43	50	20	0	4		47	401	
1309-10	536				536	42	40	19	0	4		164	286	
1310-11	550				550	49	43	18	0	4		104	350	
1311-12	463				463	40	40	16	5½	4		72	307	
1312-13	457				457	32	21	9	7½	4		145	254	[sic]
1313-14	483				483	17	16	5	0	4		327	120	
1314-15	399	305			699	15	60	27	11	3		292	329	
1315-16	433				433	40	13	9	0	2		44	334	
1316-17	361				370	34	25	10	5	3		38	270	9 from elsewhere
1317-18	429				429	38	30	15	0	4		57	300	
1318-19	423				423	38	20	10	0	4		61	300	
1320	124				124				0			1	123	
1320-21	302	67	44	8	369	28	40	30	0	4		38	259	
1323-24					385				0			60	290	
1326-27	349	62	41	0	411	32	25	16	8	4		64	376	
1327-28	303	170	110	0	473	27	2	10	5	4		43	582	378 from elsewhere
1328-29	304			7½	682	26	25	10	0	4		56	358	164 from elsewhere
1329-30	303				467	26	23	9	7	4		29	239	
1330-31	334				334	30	32	24	0	4		35	305	
1331-32	442				442	41	57	40	7½	4		27	329	
1332-33	442				442	42	40	18	4	4		44		
1334-35	205				205	17	141	70	6	3		91	152	
1335-36	304				304	24	34	17	0	3				

1336-37	317	46						317	29	37	10	0½	0	3½	3	27	258		
1337-38	340	29	12	1	0	5		386	31	18	4	6	0	3	3	43	272		
1338-39	355	29						384	12						3	257	94		
1339-40	326	75	25	0	0	4		401	3						3	328	67		
1340-41	268							268	22	24	6	0	0	3	3	42	177		
1341-42	261							261	21						4	57	179		
1342-43	342	106	53	0	0	6		448	30	27	13	6	0	6	4	51	336		
1343-44	374	155	76	6	0	6		529	29 ¹	68	31	0	0	5½	4	107	321	[sic]	
1344-45	400							400	36	52	15	10½	0	3½	4	59	250		
1345-46	115	164	86	0	0	6½		279	9						3	30	237		
1346-47	273	217	113	2	0	6		490	10						4	249	227		
1347-48	368	82	52	11	0	7½		450	27						4	125	294		
1348-49	404	185	45	0	0	3		589	33	60	12	0	0	2½	4	92	400		
1349-50	421							421	36	1	0	5	0	5½	3	23	359		
1350-51	404	160	80	0	0	6		564	37	109	51	2	0	5½	3	50	365		
1351-52	418							418	39	110	55	0	0	6	3	90	176		
1352-53	375							375	32	32	16	0	0	6	3	121	225		
1353-54	411							411	32	30	30	0	0	4	3	44	250		
1354-55	408							408	37	74	49	2	0	8	3	89	254		
1355-56	376							376	30						3	75	255		
1356-57	375							375	31	11	5	6	0	6	3	90	238		
1357-58	397							397	33	33	8	3	0	3	3	82	283		
1358-59	401							401	33						3	65	281		
1359-60	397							397	33	15	6	3	0	5	3	269	103		
1360-61	408							408	33 ²						3	24	233		
1361-62	331							331	31	40	20	0	0	6	3	31	240		
1362-63	413							413	39	100	56	8	0	6½	3	160	240		
1363-64	393	36	33	0	0	11		429	26						3	109	240		
1364-65	390	14	12	10	0	11		404	31	21	7	0	0	4	3	1	103	408	213 from Mardon
1365-66	[M.T.]																	208 from Mardon	
1366-67	380							593 ²	30	48	28	0	0	7	4	1	103	408	
1367-68	424							632	38	79	59	0	0	9	4	1	72	438	

1. The manuscript has C or 100, an error for 29.

2. Corrected from 34.

3. Perhaps 594.

LAMBS (CONTINUED)

Year	Number of increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number for the	Number sold	Total sale price	Average sale price	Number for customary payment	Number given to St. Anthony	Number died	Number remaining	Remarks
1368-69	404				621	37	56	36 8	s. d. 0 8	4	1	63	460	217 from Mardon
1369-70	408				656	33	64	45 4	s. d. 0 8½	5	1	100	453	248 from Mardon (?)
1370-71	405				653	35	66	47 8	s. d. 0 8½	5		83	456	248 from Mardon
1371-72	408				643	33	50	25 0	s. d. 0 6	4	1	126	429	235 from Mardon
1372-73	406				628	31	55	27 6	s. d. 0 6	4		47	121	220 from Mardon
1373-74	281	120	140 0	1 2	567	22	20	10 0	s. d. 0 6	4		223	298	166 from Mardon
1375-76	382				382	36	7	2 11	s. d. 0 5	4	1	33	300	[sic]
1376-77	289				289	23				4		106	156	
1377-78	355	110			465	27	22			4		122	290	
1378-79	379	100	111 8	1 14	479	24	12	5 0	s. d. 0 5	4		173	266	
1379-80	381	61			441	34	15			4	1	62	326	[sic]
1381-82	378				378	36		9 4	s. d. 0 8	4		19	305	
1382-83							13	6 0	s. d. 0 6					
1383-84							67	55 6	s. d. 0 10					
1384-85		9	9 0	1 0			11	5 0	s. d. 0 6					
1385-86	396				396	38	20			4	1	22	311	
1387-88	334				334	20	6	2 0	s. d. 0 5	4		140	[ill.]	
1388-89	368	65	47 6½	0 8½	433	29	16	8 0	s. d. 0 6	4	1	85	298	
1390-91	399				399	38	16	9 4	s. d. 0 7	4			[m.r.]	
1392-93	361	80			441	30	30	12 6	s. d. 0 5	4	1	72	304	
1393-94	383	60	50 0	0 10	443	31	26	8 8	s. d. 0 4	4		81	301	
1394-95	348	87	65 6	0 9	435	29	21	7 0	s. d. 0 4	4	1	74	306	
1395-96	361	140	122 6	0 10½	501	24	50	16 8	s. d. 0 4	4		133	270	20 sold extra
1398-99	365	80	60 0	0 9	445	28	12	7 6	s. d. 0 7½	4		111	290	
1399-00	380	26	21 8	0 10	406	37	14	7 0	s. d. 0 6	4		23	328	
1400-01	343	45	37 6	0 10	388	33	32			4		14	306	

RAMS

Year	Number left over	Number of increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price	Average sale price	Number died	Number remaining	Remarks
			a. d.	a. d.	a. d.	a. d.	a. d.	a. d.	a. d.			
1244-45							1	1	1			
1245-46						8	2	1	10			
1290-91						14						
1291-92	8	6	1	3 2	3 2	11	1	1	1 2		11	
1305-06	10					14					11	
1306-07	11	1				11				1	11	
1307-08	11	3				12					11	
1308-09	11	3				14					14	
1309-10	14	7				21	1	1	0		20	
1310-11	20	8				28	9	18	2 0		19	
1311-12	19	7	7	18 0	2 7	33	2			2	29	
1312-13	29	2				31					31	
1313-14	31					31				1	30	
1314-15	30	2				32	2	2 4	1 2		23	
1315-16	23	3				26	3	4 6	1 6		21	
1316-17	21	5				26	3				22	
1317-18	22	3				25	4	8 0	2 0	1	20	
1318-19	20	5				25	2	4 0	2 0	2	21	
1320	16					16					16	
1320-21	16	4				20	1	2 0	2 0		19	
1324-25	15					15						
1325-26		9 ¹				9					9	15 sent to Twyford
1326-27	9	7	10	16 8	1 8	9					9	
1327-28	9					26	10	15 0	1 6	2	14	
1328-29	14					14	2	2 8	1 4		12	6 sent to Mardon
1329-30	12	6				18					12	

SHEEP'S WOOL¹

Year	Total number	Number for tulle	Number for customary payment	Number sold	Total weight sold ²	Total sale price	Average sale price per wey ³	Number sent to Woolsey	Total weight sent	Number of plicked ⁴	Number remaining
	Fleeces	Fleeces	Fleeces	Fleeces	W. St. C. Lb.	£ s. d.	s. d.	Fleeces	W. St. C. Lb.	Fleeces	Fleeces
1208-09	900	99	3	888	4 4	5 0 0	23 2½	723 ⁵	4 6		
1210-11	806	80	3								
1211-12	808	80	3	725	4	7 0 0	35 0				
1213-14	1250	125	3	1122	*78	15 3 4	38 8½				
1215-16	1594	159	4	1431	10	17 6 8	34 8	588	4		
1217-18	656	65	3								
1218-19	776	76	3	687	5	5 13 0	22 7½				
1219-20	928	92	3	833	6	7 0 12	23 6				
1220-21	1197	119	3	1075	8 2	10 0 18	24 8½				
1223-24	1426	142	4	1280	7 1	9 16 4	27 9				
1224-25	1503	150	4	659	4	5 0 0	25 0				
1225-26	1933	124	4	1208	7	10 10 0	30 0				690
1226-27	1253	125	4	1124	10½	13 18 2	26 6				597
1231-32	1202	120	4	1078	7	14 9 0	39 11½				
1232-33	1225	122	4	1099	*8	16 8 0	41 0				
1235-36	1520	152	4	1364	*10	21 0 12½	41 0				
1236-37	1473	[M.T.]		1321	*11	24 3 9	43 0				
1244-45	891	89	3	799	*5	10 0 18	40 0				
1245-46	866	86	3	777	5	13 5 8½	50 0½				
1246-47	1417	96	3	1318	9 16	20 19 10	43 8				
1247-48	1147	114	3	1030	6	13 10 0	46 8				
1248-49	1079	108	3	968	7	15 16 3½	43 4				
1251-52	1081	108	3	970	7½	16 8 4	43 4				
1252-53	1272	127	3	1142	11	22 0 0	40 0				

SHEEP'S WOOL (CONTINUED)

[illegible]

	1108	111	2	997	* 6	10	38	3	9	6	3	6 ^s	Sack	C.	Lb.
1331-32	1108	111	2	997	* 6	10	38	3	9	6	3	6 ^s			
1332-33	1103	119		1072	* 6	34 ³	28	17	5	4	6	8 ^s			
1334-35	586	58		528	2	7	8	10	9 ¹	4	0	0 ^s			
1335-36	531	53	2	476	* 2	9	10	10	0 ¹	4	16	7 ³ ^s	3	6	
1336-37	645	64 ¹													
1337-38	834	83													
1338-39	909	91													
1339-40	594	59													
1340-41	560	56	2												
1341-42	652	65													
1342-43	779	78	2												
1343-44	924	92	2												
1344-45	1034	103	2												
1345-46	741	38	2												
1346-47	861	86	2												
1347-48	1048	105	2												
1348-49	1080	109													
1349-50	1052	105	1												
1350-51	1176	117													
1351-52	1161	116													
1352-53	1127	112													
1353-54	1171	117													
1354-55	1202	120													
1355-56	1133	113													
1356-57	1231	123													
1357-58	1222	122													
1358-59	1167	117													
1359-60	1245	124													
1360-61	1208	121													
1361-62	1013	101													
1362-63	1213	121													

1. Handed over to a certain merchant, 127 fleeces (1 wey) extra.
 2. Two fleeces in addition were sold for 12d.
 3. Average price given in cloves.
 4. Sent to Wolvesey and there sold.
 5. Average price given in sacks.
 6. Sold at Wolvesey for £12 6s. 1½d.

SHEEP'S WOOL (CONTINUED)

Year	Total number	Number for the	Number for customary payment	Number sold	Total weight sold	Total sale price	Average sale price per wey	Number sent to Wolvsey	Total weight sent	Number of plucked	Number remaining
	Fleeces	Fleeces	Fleeces	Fleeces	Sack C. Lb.	f s. d.	a. d.	Fleeces	Sack C. Lb.	Fleeces	Fleeces
1363-64	1213	121						1092	4 34		
1364-65	1206	120						1086	4 29		
1365-66	1095	109						986	4 23		
1366-67	1194	119						1000			
1367-68	1197	120						1077	5 16		
1368-69	1246	124						1122	5 8		
1369-70	1060	126						1035	4 47		
1370-71	1183	118			23	23 0	0 12	1065	4 9		
1371-72	1162	116 ^a			6	4 16 8	0 20	843	4 7		
1372-73 ²	1215	121	1	33	1			1059	3 20		92 ¹
1373-74					45 ¹						
1375-76	1254	125	1	63 ¹	12	14 6	0 14	1020 ¹	2 46		96
1376-77	1185	118	2					831	2 37		234 ¹
1375-76	1137	110	2					1025 ²	2 39		
1377-78	1153	115	2					1036	2 39		
1378-79	1216	121	2					1093	3 23		
1379-80								1102	3 14		
1381-82	1226	122	2					1081	2 16		
1385-86	1203	120	2					1024	2 50		
1388-89	1140	114	2					[M.T.]			
1390-91	1149	115	2					1042	3 1		
1392-93	1160	116	2					1088	3 2		
1393-94	1211	121	2					[Ill.]	2 28		
1394-95								1031	3 4		
1395-96	1148	115	2					914	2 40		
1398-99	1018	102	2								

LAMB'S WOOL¹

Year	Number of yield	Number sold ²	Total weight sold			Total sale price		Average sale price		Number sent to Woolsey	Total weight sent		
			W.	St.	C. Lb.	b.	d.	s.	d.		W.	St.	C. Lb.
1208-09	Fleeces 201	Fleeces 201	$\frac{1}{2}$										
1210-11	183	183		7		7	0	* 1	0				
1211-12	396	396	$1\frac{1}{2}$			26	0	† 24	0				
1213-14	394	394											
1217-18	194									194			
1218-19	61	61	$1\frac{1}{2}$			17	6	† 19	1				
1219-20	301	301	1			27	8	† 27	8				
1220-21	664	664	$1\frac{1}{2}$			38	0	† 24	0				
1223-24	449	449	$1\frac{1}{2}$			25	0	† 25	0				
1224-25	150	150	1			9	0	* 1	3 $\frac{1}{2}$				
1225-26				7		7	6	* 1	3				
1226-27			$\frac{1}{2}$	6		17	0	* 1	9 $\frac{1}{2}$				
1232-33	249	249		3									
1235-36	172	172											
1236-37	516	516											
1244-45	[M.T.]												
1245-46	332	332		4		8	4	* 2	1				
1246-47	95	95	11	11	2	22	7 $\frac{1}{2}$	* 2	0 $\frac{1}{2}$				
1247-48	155	155		4		9	4	* 2	4				
1248-49	180	180	2			53	4	† 26	8				
1251-52	149	149		8		12	0	* 1	6				
1252-53	508	508			10	16	8	† 43	4				
1253-54	223	223	1			26	8	† 20	8				
1254-55	387	387	$\frac{1}{2}$	$\frac{1}{2}$	2								

1256-57	367	367	14	15	8	*	1	1½	
1257-58	385	385	16	32	0	*	2	0	
1264-65	185 ²								
1267-68	205					*	2	0	
1268-69	38			14	0	*	2	4	
1270-71	54			2	10	*	2	4	
1271-72	319			3	6	†	1	8½	
1272-73	321			21	11	†	1	0½	
1273-74	201		13	25	1½	†	1	9½	
1274-75	280		10	17	11	†			
1276-77	263								
1277-78	236								
1282-83	105								105
1283-84	173								173
1284-85	173								173
1285-86	60								
1286-87	87								
1287-88	149								
1288-89	101								
1289-90	244								
1290-91	185								
1291-92	192								
1292-93	191		12	14	7	†	0	15	
1296-97	134		12½						
1298-99	256		7	4	1	†	0	7	
1299-00	159								21
1300-01	289								8
1301-02	283								15
1302-03	234								8

* Average price per stone.

† Average price per ewe.

‡ Average price per clove.

1. Lana agnina. 2. Number sold is not always for the same years as the number produced. Where price is not indicated, see the sheep's wool account.

3. These remain weighing 9 cloves.

LAMB WOOL (Co. RUED)

	Number of yel		price	Avg sale	Number sent to Wolverey
	Fleece	C. L		s.	
		9		0	
4-05	179				181
5-06	181				317
6-07	317				320
7-08	320				401
8-09	401				
9-10	306				
0-11	360				
1-12	323				
2-13	266				
3-14	124				
4-15	402				
5-16	340				
6-17	265				
7-18	300				
8-19	304				
9	268				
10-21					301
16-27	301				401
17-28	401				585
18-29	585				367
19-30	367				239
10-31	239				
11-32	307				
12-33	333				

LAMB'S WOOL (CONTINUED)

Year	Number of yield	Number sold	Total weight sold		Total sale price		Average sale price		Number sent to Wolsey	Total weight sent	
			W.	St. C. Lb.	s.	d.	s.	d.		W.	St. C. Lb.
1362-63	Fleeces 241	Fleeces							Fleeces 241		
1363-64	218								218		22
1364-65	240								240		14
1365-66	230								230		17
1366-67	[M.T.]										16
1367-68	483								483		32
1368-69	470								470		33
1369-70	[M.T.]										34
1370-71	483								483		37
1371-72	444								444		30
1375-76	304								304		38
1376-77	172								172		14
1377-78	303								303		7
1378-79	276								276		7
1379-80	329								329		5
1381-82	307								307		12
1385-86	315								315		12
1388-89	304								304		12
1390-91	320								[M.T.]		10
1393-94	307				9	8					
1394-95	313				13	3½					
1395-96	300						1	2½			
1398-99	309				14	4	1	7½	300		11
1399-00	339				12	10	1	2			
1400-01	321				10	4	0	14			

1406-07	322	322	12	19	0	0	19
1408-09	314	314	12	20	0	0	20
1409-10	307	307	11	16	0	0	18
1410-11	98	98	11	16	0	0	18
1411-12	306	306	10	15	0	0	18
1412-13	337	337	10	13	0	0	16
1413-14	321	321	11	13	0	0	15
1414-15	306	306	10	11	0	0	14
1418-19	321	321	10	8	0	0	10
1419-20	331	331	13	13	0	1	0
1420-21	330	330	12	12	0	1	0
1421-22	301	301	11	9	0	0	10
1422-23	308	308	12	10	0	0	10
1423-24	310	310	11	11	0	1	0
1424-25	310	310	12	14	0	1	2
1425-26	312	312	12	14	0	1	14
1427-28	304	304	9	10	6	1	2
1429-30	302	302	10	11	8	0	14
1430-31	264	264	8	8	0	0	12
1431-32	222	222	6	6	0	0	12
1432-33	280	280	9	9	0	0	12
1433-34	302	302	9	10	6	0	14
1434-35	206	206	7	8	9	0	15
1435-36	309	309	8	7	1	0	11
1438-39	279	279	9	11	3	0	15
1440-41	303	303	7	9	5	0	15
1441-42	315	315	6	3	1½	0	12
1446-47	164	164	3	6	5½	0	10
1447-48			7	0	6	0	10½
1448-49			4				

1. Henceforth prices are per clove.

BROKEN WOOL

Year	Total weight sold			Total sale price		Average sale price per clove		Year	Total weight sold			Total sale price		Average sale price per clove	
	W.	St.	C. Lb.	s.	d.	s.	d.		W.	St.	C. Lb.	s.	d.	s.	d.
1219-20				3	0			1272-73	3		4	4	0	0	7½
1220-21				3	3			1273-74	3		4	4	3	0	8½
1223-24				5	0			1274-75	3		4	4	10	0	8½
1224-25				4	3			1276-77	6			14	3	1	2½
1225-26				3	9			1277-78	5		2	15	0	1	3
1226-27				3	5			1284-85	5	16		6	6	0	7½
1231-32				4	3			1285-86	3			11	8	0	9½
1232-33				5	6			1286-87	6			2	6	0	5
1235-36				10	0			1287-88	3			6	0	0	6
1236-37				10	3			1288-89	6	2		0	22	0	11
1244-45	10			14	8	0	8½	1289-90	6	6		4	0	0	7
1246-47				6	4			1290-91	8	11		0	13½	0	8½
1247-48				4	0			1291-92	20			6	0	0	10½
1248-49				4	2			1292-93	8			8	4	0	7
1251-52				4	6			1295-97	7			3	0	0	
1253-54	6			5	2		5½	1299-00	7			6	1½	0	10
1254-55	5½			4	7		5	1300-01	2			2	4	0	14
1256-57	10			10	0		6	1301-02	5			4	4	0	10½
1257-58	12			12	0		6	1302-03	4			3	6	0	10½
1264-65	5			3	4		8	1304-05	7	2		6	5½	0	10½
1265-66	1			0	12		6	1305-06	6	1		7	2	1	2
1267-68	2	4		2	3		6	1306-07	4	6		6	4	1	3½
1268-69	8			0	8		7	1307-08	18			3	0	1	2
1270-71	1			0	12		6	1308-09	2			2	4	0	14

1309-10	4	6	1½	0	10½	1345-46	3	0	21	0	7
1310-11	5	3	7½	0	8½	1346-47	4	2	4	0	7
1311-12	5	4	6	0	10½	1347-48	6	3	4	0	7
1312-13	10	11	8	0	14	1349-50	2	0	8	0	6½
1313-14	9	10	6	0	18	1350-51	2	0	8	0	4
1314-15	6	6	0	1	0	1351-52	3	0	12	0	4
1315-16	3	3	6	1	2	1352-53	4	0	42	0	4
1316-17	2	2	0	1	0	1353-54	3	0	21	0	10½
1317-18	2	2	0	1	0	1354-55	4	2	4	0	7
1318-19	3	3	6	1	2	1355-56	5	2	11	0	7
1320-21	3	3	6	0	14	1356-57	4	2	4	0	7
1326-27	2	2	4	0	14	1357-58	5	2	11	0	7
1328-29	7	8	2	0	14	1358-59	4	2	4	0	7
1329-30	8	9	4	0	14	1359-60	3	0	21	0	7
1330-31	6	7	0	0	14	1360-61	3	0	21	0	7
1331-432	5	5	10	1	2	1361-62	2	0	14	0	7
1332-33	5	3	4	0	8	1362-63	2	0	14	0	7
1334-35	2	0	21	0	10½	1363-64	2	0	14	0	7
1335-36	3	2	7½	0	10½	1364-65	2	0	14	0	7
1336-37	2	2	1½	0	10½	1365-66	2	0	14	0	7
1337-38	4	2	11	0	8½	1366-67	3	3	6	0	14
1338-39	5	3	2	0	7	1367-68	4	4	8	1	2
1339-40	11	6	5	0	7	1368-69	3	2	7½	0	10½
1340-41	5	4	4½	0	10½	1369-70	8	8	0	1	0
1341-42	4	2	4	0	7	1370-71	9	7	10	0	10½
1342-43	5	2	11	0	7	1371-72	6	5	3	0	10½
1343-44	4	2	4	0	7	1375-76	2	2	0	1	0
1344-45	3	0	21	0	7	1376-77	3	3	0		

1. In wags, stones, cloves, and pounds.

2. Discrepancies in the original manuscripts are numerous from this point onwards.

BROKEN WOOL (CONTINUED)

Year	Total weight sold			Total sale price		Average sale price per clove		Year	Total weight sold			Total sale price		Average sale price per clove	
	W.	St.	C.	Lb.	s.	d.			W.	St.	C.	Lb.	s.	d.	
1377-78			3		3	0		1413-14			3		2	6	
1378-79			8		8	0		1414-15			2		0	20	
1381-82			7		7	0		1418-19			2		0	21	
1382-83			3½		3	6		1419-20			1½		0	21	
1383-84			7		7	0		1420-21			1½		0	18	
1384-85			4		4	0		1421-22			2		0	10	
1385-86			5					1422-23			1½		0	15	
1387-88			5		4	2		1423-24			2		0	20	
1388-89			6		5	0		1424-25			3		2	6	
1390-91			2		0	20		1425-26			1½		0	15	
1392-93			7		5	10		1427-28			2		2	0	
1393-94			[M.T.]		5	6½		1429-30			2		2	0	
1394-95			11		8	11		1430-31			3		3	0	
1395-96			7		5	10		1431-32			3		3	6	
1398-99			6		[M.T.]			1432-33			2½		2	6	
1399-00			2					1433-34			2		2	0	
1400-01			2		0	20		1434-35			3		3	0	
1402-03			3		2	6		1435-36			4		4	0	
1406-07			4		3	4		1438-39			1		0	10	
1408-09			2		0	20		1440-41			5		4	2	
1409-10			2		0	20		1441-42			2½		2	1	
1410-11			3		2	6		1447-48			1		0	10	
1411-12			3		2	6		1448-49			2½		0	10	
1412-13			2		0	20						2	2	1	

PELTS¹ SOLD

Year	Wether	Ram	Kove	Total sale price	Hogaster	Total sale price	Lamb	Total sale price	Number for the	Rotter ²	Total sale price	Plucked ³	Total sale price	Remarks
1208-09			115	14 10 ¹	+	s. d. 10 4 ¹	104	s. d. 8 10			s. d. 4 8 ¹		s. d.	
1210-11	52		+ 29	14 10 ¹	3	10 4 ¹	87	10 4 ¹			4 8 ¹			
1211-12			254	29 10			189				12 0			
1213-14	35 ⁴		62	9 0			73				3			
1215-16	42 ⁴						60							
1217-18	42 ⁴						66							
1218-19	31 ⁴						47							
1219-20	33 ⁴						42							
1220-21	42 ⁴						61							
1223-24	82 ⁴						16							
1224-25	38						312							
1225-26	236 ⁴		+ 55				276							
1226-27	67 ⁴						228							
1231-32	21		+ 28				67							
1232-33	70		125	27 6			248							
1235-36	70		45	10 9			503							
1236-37	14		31	7 5			80							
1244-45	9		5	7 ¹			204							
1245-46	14		26	4 4			83							
1246-47	20		11	9			227							
1247-48	20						251							
1248-49	383						363							
1251-52			18	2 0			81							
1252-53			20	1 6			365							
1253-54	26													

1. Pelts (sheep skins). In many cases the animals died of murrain. Sales were often in grosso. Pelts of sheared and unshorn sheep have not been (and in many cases could not be) kept separate.

2. Rotters seem to have been lambs suffering from rot; the title was taken from the pelts of lambs which had died before weaning.

3. Pelts pelotte, of sheep that died before shearing.

4. Pelts grosse, including pelts of wethers, ewes, and sometimes hogasters.

383 includes 11 ewes
and 12 lambs
76 includes ewes
36 includes ewes
190 and hogasters

PELTES SOLD (CONTINUED)

Year	Wether	Ram	Ewe	Total sale price	Hogaster	Total sale price	Lamb	Total sale price	Number for tith	Rotter	Total sale price	Plucked	Total sale price	Remarks
1254-55	29						264	11 0	26	25		08		29 includes ewes 1
1256-57	16						221	13 0	24	9		73		
1257-58	6		7				207	12 11½		20		46		
1264-65	22		16				52	4 4	5	24				
1265-66	16		13				95	7 11	10	13				
1267-68	2		2				18	1 6	1	10				
1268-69	3		2				49	4 1	5	10				
1270-71	4		5				39	3 3		2				
1271-72	5		5				309	25 9		45				
1272-73	82		12				229	19 1		49				
1273-74	9		8				352	21 3	39	26				
1274-75	7		2				298	23 10	33	8				
1276-77	3		2				269	23 5	33	34				
1277-78	5		11				256	26 8	28	15				
1282-83	19		52				93	3 10½	3	25				
1283-84	45						27	1 5	3	7				
1284-85	8		11				183	4 8½	19	33				
1285-86	41		76				19	7 75		21				
1286-87	3		53				19	4 0	6					
1287-88	25		26				24	5 3	3					
1288-89	38		16				4	6 48	3					
1289-90	13		2				2	8 2	2					
1290-91	1		2				32	2 6	3	3				
1291-92	9		5				7	3 0	3	44				
1292-93	13		12				32	4 0						
1296-97	33		13				130	4 0						
1297-98	10		10				23	7						

[illegible]

II. Eighty-nine includes ewes and hogasters.

2. One wether pelt sold at 6d., 1 hogaster at 3d., 1 ewe at 4d., 1 ram at 4d.

PELTS SOLD (CONTINUED)

Year	Wethers	Ram	Ewe	Total sale price	Hogaster	Lamb	Total sale price	Number for tithes	Rotter	Total sale price	Lamb skin after shearing ¹	Total sale price	Remarks
		s. d.		s. d.			s. d.			s. d.		s. d.	
1337-38	4	+1	+14	2 11	17	35	2 1 1/2	5	5	2 1/2			
1338-39	24	+26	+81	9 0	55	26	7 224	15 0	10	5			
1339-40	78	+7	+36	1 36	71	80	10 8	22 8	12	5			
1340-41	17	+8	+9	7 2	11	29	1 4 1/2	2 1 1/2	11	5 1/2			
1341-42	2	+16	+16	4 4	10	40	1 8	3 9 1/2	5	5			
1342-43	5	+15	+15	5 2	12	50	2 0	3 3 1/2	4	2			
1343-44	7	+14	+14	4 4	10	85	1 8	6 9 1/2	7	2			
1344-45	10	+15	+15	5 2	8	34	1 4	3 8	14	1 0			
1345-46	6	+14	+14	3 3	20	21	3 3	3 8	12	1 0			
1346-47	22	+40	+40	11 10 1/2	40	115	15 8 1/2	16	8	4 6			
1347-48	47	+12	+12	4 8	9	66	2 6 1/2	10 9	9	2			66 includes 5 rotters
1348-49	10	+12	+12	1 9	14	76	1 6	6 6 1/2	36	9			33 includes the others
1349-50	18	+23	+23	5 0	3	31	1 3	3 3	16	3 1/2			
1350-51	6	+12	+12	4 8	22	22	11 2	5	66	4 1/2			
1351-52	33	+23	+23	5 4	3	145	5 2	5 5	2	1			
1352-53	11	+13	+13	6 7	11	78	6 6	6 8	36	9			
1353-54	17	+11	+11	4 4	4	7	7 3	7 3	10	2 1/2			
1354-55	15	+33	+33	19 6	84	89	6 11	8 8					
1355-56	22	+18	+18	7 0	17	69	5 4 1/2	6					
1356-57	14	+19	+19	6 6 1/2	26	53	5 3	4 1/2	20	10			
1357-58	19	+22	+22	2 1/2	25	59	4 11	6 6	6	3			
1358-59	44	+15	+15	20 2 1/2	29	56	4 9	9 6	188	0 1/2			
1359-60	17	+52	+52	11 1/2	6	76	4 8	9 6	1	0 1/2			
1360-61	28	+2	+2	3 10 1/2	9	22	1 3 1/2	2 2	3	1 1/2			
1361-62	12	+13	+13	5 11 1/2	6	22	1 4 1/2	13 13	6	0			
1362-63	18	+17	+17	2 11	16	75	7 8	8 8	17	8 1/2			
1363-64	21	+3	+3	12 7	12	116	7 3	13 13	17	14			
1364-65	16	+2	+2	18	16	75	4 8	8 8	12	6			

1365-66	59	+ 91	+ 15	24	4	148	8	10 ¹	16	3	1 ¹	3	0 ¹
1366-67	15	+ 15	+ 17	7	11 ¹	72	4	6		15	7 ¹	8	2
1367-68	16	+ 25	+ 19	10	6 ¹	39	2	4 ¹		15	10	10	2 ¹
1368-69	10	+ 1	+ 7	7	8	37	3	1		16	8	10	2
1369-70	13	+ 12	+ 8	7	3	54	3	4		16	8	7	1
1370-71	11	+ 18	+ 18	11	3	51	3	2 ¹		10 ¹	10 ¹	5	
1371-72	18	+ 30	+ 95	27	0	68	4	3		37	1	4	3
1372-73	217	+ 6	+ 66	59	0	69	4	3 ¹		20	6	320	2
1373-74	— ³	— ³	— ³	29	4	57	3	7		3	4	14	1
1375-76	34	+ 31	+ 18	18	9	22	1	4	2	6	3	4	1
1376-77	61	+ 2	+ 33	29	9	51	3	2 ¹	6	33	1	4 ¹	4
1377-78	64	+ 4	+ 77	44	11	79	4	4		21	10 ¹	16	
1378-79	39	+ 3	+ 81	32	10	134	7	9		26	1	0	
1379-80	14	+ 16	+ 8			45					3		
1381-82	28	+ 14	+ 12	11	10	17	11						
1382-83	8	+ 9	+ 8	6	3	4	1						
1383-84	31	+ 3	+ 26	16	8	18	1	2 ¹		2	1	4	2
1384-85	9	+ 16	+ 11	6	9								
1387-88	63	+ 4	+ 15	25	4	139	7	10		6	6		
1388-89	30	+ 2	+ 54	18	10	73	4	0		6	3		
1390-91	9	+ 12	+ 9	4	6	20	1	3					
1392-93	— ³	— ³	— ³	13	4	2	2	4					
1393-94	26	+ 3	+ 24	12	5	60	3	9		7			
1394-95	67	+ 2	+ 45	19	11 ¹		3	4					
1395-96	44	+ 1	+ 50	16	10	119	4	11		4	+ 10		7
1398-99	20	+ 4	+ 34	12	8	85	4	8		3	+ 7		5 ¹
1399-00	72	+ 1	+ 6	9	11	11	6	6		1	+ 11		6
1400-01	12	+ 1	+ 31	10	0 ¹	10		6			3		1 ¹
1402-03	6	+ 1	+ 9	4	1 ¹	4							
1406-07	17	+ 9	+ 28	9	8	67	[M.T.]			3	6		
1408-09	14	+ 1	+ 21	8	2 ¹	14	8			2	+ 3		2 ¹
1409-10	31	+ 12	+ 12	8	6	41	2	5		3	20		10

[M.T.]

1. Pelletule. These have occurred before, but henceforth are specially named.
 2. One weather pelt sold for sd., 1 ewe sold for sd., 1 ram sold for sd.
 3. Number not given.
 4. One weather pelt sold for sd., 1 ewe for sd., 1 ram for sd., 1 hogaster for 1 sd.

PELTS SOLD (CONTINUED)

Year	Wether	Total sale price	Ram	Bove	Total sale price	Hogaster	Total sale price	Lamb	Total sale price	Number for skin	Rotter	Total sale price	Lamb skin after shearing	Total sale price	Remarks
1410-11	65			+ 38	+ 75	34 2½	98		3 3 8½	26		s. d. 1 8½	+15	s. d. 1 14½	
1411-12	36			+ 27	+ 67	19 4½	58		2 5 5	8			+21		
1412-13	15			+ 13	+ 45	10 1½	40		1 8 8						
1413-14	44			+ 28	+ 57	20 8½	146		6 1 9				14	7	
1414-15	19		+2	+ 12	+ 32	9 5½	51		2 1½ 2				3	1½	
1418-19	21		+1	+ 8	+ 21	8 4½	45		1 10½ 1				5	2	
1419-20	13		+1	+ 11	+ 5	4 8½	14		7 7 10½				9	3	
1420-21	35		+1	+ 23	+ 11	5 18	18		1 6½ 9				13	4	
1421-22	38		+1	+ 10	+ 20	10 7	27		1 10½ 10½				11	3	
1422-23	32		+2	+ 15	+ 27	13 6½	45		1 3 3				14	4	
1423-24	53		+2	+ 28	+ 127	27 10½	32		1 3 10½				30	6	
1424-25	68		+3	+ 50	+ 163	46 2½	35		1 5½ 8½			1	13	6	
1425-26	17			+ 11	+ 26	7 10	17		1 10 10				10	5	
1427-28	18			+ 21	+ 39	11 10½	44		1 10 10				20	10	
1429-30	11		+1	+ 14	+ 15	5 9½	9		3 3 3				7	3	
1430-31	13		+1	+ 21	+ 19	8 5½	17		4 5½ 5½				15	4	
1431-32	43		+2	+ 50	+ 62	21 9	154		4 3½ 3½				8	2	
1432-33	39		+1	+ 30	+ 27	12 3½	33		11 11 11				8	2	
1433-34	43		+1	+ 34	+ 13	14 5½	33		2 4 4				8	8	
1434-35	73		+3	+ 49	+ 38	26 7	85		2 1 1				34	2	
1435-36	52		+2	+ 18	+ 50	16 11	39		1 1 1				7	2	
1438-39	9		+1	+ 10	+ 17	6 0½	39		1 7½ 7½				3	1	
1440-41	47		+4	+ 52	+ 13	18 8½	58		1 2½ 2½				13	3	
1441-42	24		+1	+ 20	+ 42	13 4½									
1446-47	15		+1	+ 8	+ 81	25 10	44		3 9 11				9	2	
1447-48	70		+1	+ 55	+ 122	28 5	271						21	18	
1448-49	77		+5	+ 66											

1. Manuscript form.

CHEESE¹

Year	Quantity	Month made	Quantity sold	Total weight sold ²	Total sale price ³	Average sale price per cwt ⁴	Number of payment	Number of title	Number of weight	Total weight sold	Number of title	Number of weight	Number of title	Number of weight	Number of title
1208-09	Cheeses 163	Cheeses 170	Cheeses 247	12	87	7	17	17	24	17	17	17	17	17	17
1210-11	135	182	135	64	43	0	5	5	12	12	12	12	12	12	12
1211-12	215	215	106	7	50	0	6	6	27	27	27	27	27	27	27
1213-14	247	247	202	2	119	0	5	5	10	10	10	10	10	10	10
1215-16	04	04	14	14	14	0	0	0	03	03	03	03	03	03	03
1217-18	210	210	68	4	28	0	7	7	77	77	77	77	77	77	77
1218-19	225	225	88	8	64	0	10	10	22	22	22	22	22	22	22
1219-20	00	72 ^a	72	11	77	0	10	10	20	20	20	20	20	20	20
1220-21	9 ^a	29 ^a	253	177	119	0	9	9	0	0	0	0	0	0	0
1223-24		[M.T.]	183	2	14	0	8	8	23	23	23	23	23	23	23
1224-25	27	100	142	9	4	0	9	9	18	18	18	18	18	18	18
1225-26	11	217	137	124	4	0	8	8	27	27	27	27	27	27	27
1226-27	17	200	131	15	112	0	5	5	49 ^b	49 ^b	49 ^b	49 ^b	49 ^b	49 ^b	49 ^b
1231-32		235 ^a	105	11	4	0	8	8	12	12	12	12	12	12	12
1232-33		20	20	2	14	0	0	0	[M.T.]	[M.T.]	[M.T.]	[M.T.]	[M.T.]	[M.T.]	[M.T.]
1235-36	21	281	192	153(7)	0	14	7	8	25	25	25	25	25	25	25
1236-37		289	228	19	8	0	9	9	33	33	33	33	33	33	33
		312	39	23	11	0	0	0	31	31	31	31	31	31	31
		[M.T.]	31		2										

1. Probably made from sheep's milk.
 2. In wags, cloves, and pounds.
 3. Made of cow's milk.
 4. Sold extra, 11 cheeses for 110.
 5. Including outside gifts.
 6. Summer cheeses, those following in the next line being winter cheese.

CHEESE (CONTINUED)

Year	Number left over	Number made	Number sold	Total weight sold		Total sale price			Average sale price per wcy		Number for customary payment	Number for title	Number sent to Wolversey	Total weight sent	Number for boon days	Number remaining
	Cheeses	Cheeses	Cheeses	W.	C. Lb.	£.	s.	d.	s.	d.	Cheeses	Cheeses	Cheeses	W. C. Lb.	Cheeses	Cheeses
1244-45				10	10	4	3	2½	8	0						
1245-46		210	35	25½		6	19	6	5	5½	4	21				
1246-47		39	36			6	3	4	10	0	4	3				
1247-48		212	184	12		6	0	0			4	21	3			
1248-49		44	40				3	8				4				
1249-50		198	175	12½		112	6	0	9	0	4	19				
1250-51		33	30				2	0	8	0	4	3				
1251-52		185	155	12		4	16	0				18	8			
1252-53		9	9				5½									
1253-54		214	187	10½		4	14	6	9	0	4	23				
1254-55		16	16				6	6								
1255-56		242	214	19½	1	7	0	12	7	6	4	24				
1256-57		19	19				1	4								
1257-58		151	15				0	6								
1258-59		198	167	10		4	12	6	9	3	4	19				
1259-60		21	21				1	7								
1260-61		184	162	16	7	6	18	8	8	8	4	18				
1261-62		22	22				1	8								
1262-63		323	287	20½	4	9	4	10	9	0	4	33				
1263-64		26	26				2	6								
1264-65		244	218	16½	6	7	2	11	8	6½	4	22				
1265-66		201	51	1½	6		14	0	8	0	4	17				
1266-67		178	158	6	4		63	0	7	6	4	16				
1267-68				6½			44	0	8	0						
1268-69		165	145	5			45	0	9	0	4	16				
1269-70		160	5				50	0	10	0	4	16				
1270-71		181	158	8½			81	0	9	6½	4	18				129

1271-72	191	168	9½		4	10	3	9	6	4	19			
1272-73	190	167	13		6	17	0	0	0	4	19			
1273-74	191	167	13		6	17	0	10	0	4	19			
1274-75	188	166	10½			105	0	10	0	4	18			
1276-77	15	15	10			1	8	10	0					
1277-78	198	166	10			100	0 ²	10	0	4	28			
1282-83	159	43	1	25		100	0 ⁴	10	0	4	16	96	3½	
1283-84	169					2	4							
1284-85	182	43	1			6	8	6	8	4	17	118	6	30½
1285-86	171	150	3½			31	6	9	0	4	18	117	6½	
1286-87	167	121	4			1	2			4	17			
1287-88	185	163	6½			36	0	9	0	4	16			26
1288-89	20	20				1	0							
1289-90	179	158	4			52	0	8	0	4	18			
1290-91	19	19				1	1			4	17			
1291-92	190	167	8			38	0	9	6	4	17			
1292-93	12	12				0	0	10	0	4	19			
1296-97	176	155	7			4	6			4	17			
1297-98	171	150	7½			70	0	10	0	4	17			
1298-99	17	17				75	0	10	0	4	17			
1299-00	184	162	7½			11	11	9	0	4	18			
	21	21				67	6			4	16			
	168	148	6			1	6			4	16			
	22	22								4	16			
	170	150	6½			52	0	8	0	4	17			
	27	27				1	7			4	17			
	167	147	7			4	13	4	13	4	16			
	24	24				1	8			4	16			
	176	146	7	6		72	6	10	0	4	16			
	26	26				1	10			4	16			

1. Little cheeses.

2. Only 220 summer cheeses, the summer being rainy and the sheep much infected with murrain.

3. In addition, there were 204 from cheese de rawauno (winter cheese).

4. Similarly an extra 28, from winter cheese.

CHEESE (CONTINUED)

Year	Number left over	Number made	Number sold	Total weight sold		Total sale price		Average sale price per wcy		Number for customary payment	Number for title	Number sent to Wolversey	Total weight sent	Number for boon days	Number remaining
	Cheeses	Cheeses	Cheeses	W.	C. Lb.	£.	s.	d.	s.	d.	Cheeses	Cheeses	W. C. Lb	Cheeses	Cheeses
1300-01		170	150	6	3½	61	3	9	17½	4	16				
		28	28		2		3	7	9	9					
1301-02		168	148	7½	12	66	1	8	4	4	16				
					1	1	6								
1302-03		165	145	7½	9	67	6	9	0	4	16				
					9	2	8								
1304-05		167	147	3	7	29	3	9	0	4	16				
1305-06		170	149	5	8½	61	8	11	7	4	17				
1306-07		173	152	6½		65	0	10	0	4	17				
1307-08		204	183	8	32	4	16	0	11	9	17				
1308-09		164	144	9	16	4	10	0	10	0	16				
		6	6			1	9	7	7	4					
1309-10		163	143	7	5	4	4	0	11	0	16				
					8½	104	6½	12	0	4					
1310-11		158	139	8½	6	2	0	12	0	4	15				
1311-12		160	140	8½	6	102	0	12	0	4	16				
1312-13		136	119	5	25	64	9½	11	0	4	13				
1313-14		135	118	7	17	4	4	0	12	0	13				
1314-15		130	113	6	17						13				
1315-16		131	114 ¹	4	14	60	0	13	4	3	13				
1316-17		130	113	6	7	4	0	13	4	4	13				
1317-18		132	115	6	7	68	9	11	0	4	13				
1318-19		134	118	8½		4	13	6	11	0	13				
1320		165	145	4		53	4	13	4	3	16				
		1	1			6									
1320-21		178	158	7	7	4	16	8	13	4	17				
1326-27 ^a		152	134	5		55	0	11	0	3	15				
1327-28		121	106	4½	5	51	5½	11	0	3	12				

1329-30	131	115	3			36	0	12	0	4	13
1330-31	154	135	3½			42	0	12	0	4	15
1331-32	171	150	5½			55	0	10	0	4	17
1332-33	144	126	5½			55	0	10	0	4	14
1334-35	127	112	3			40	0	13	4	3	12
1335-36	159	140	3	20		46	8	12	4½	3	16
1336-37	157 ^a	139	5½			55	0	10	0	3	16
1337-38	154	136	8			64	0	8	0	3	15
1338-39	154	136	4	7		42	6	9	11½	3	15
1339-40	95	83	2			20	0	10	0	3	9
1340-41	145 ^a	123	4½			40	6	9	0	3	13
1341-42	150	132	3½			31	6	9	0	3	15
1342-43	126	111	5½			48	0	9	0	3	12
1343-44	130	114	4			40	0	10	0	3	13
1344-45	100	87	3			30	0	10	0	3	10
1345-46	112	98	1½			15	0	10	0	3	11
1346-47	110	96	2			20	0	10	0	3	11
1347-48	134	118	5			50	0	10	0	3	13
1349-49	92	81	30			30	0	10	0	2	9
1350-51	100	88	38			38	2	10	0	2	10
1351-52	110	97	41	7		41	7	11		2	11
1352-53	100	90	42			42	2	11		2	10
1353-54	110	97	43			43	7	11		2	11
1354-55	109	96	53			53	11	11		2	11
1355-56	110	97	24			24	3	11		2	11
1356-57	110	97	48			48	0	11		2	11
1357-58	110	97	43			43	9	11		2	11
1358-59	110	97	46			46	2	11		2	11
1359-60	100	88	44			44	0	10		2	10
1360-61	30	25	8			8	4	10		2	3
1361-62	100	88	32			32	1½	10		2	10
1362-63	110	97	32			32	0	11		2	11
1363-64	100	88	22			22	3	10		2	10
1364-65	100	88	23			23	0	10		2	10

1. Sold extra, 1 for 6d.

2. The number of ewes milked was 340 in 1326-27; 103 in 1329-30; 273 in 1330-31; 332 in 1331-32; 344 in 1332-33; 344 in 1344-45; 104 in 1345-46; and 323 in 1347-48.

3. Error in manuscript.

BUTTER¹

Year	Total weight sold:		Total sale price		Average sale price per clove		Year	Total weight sold		Total sale price		Average sale price per clove	
	W.	St. C. Lb.	s.	d.	s.	d.		W.	St. C. Lb.	s.	d.	s.	d.
1208-09			0	10			1252-53			5	10	0	3½
1210-11			2	0	8		1253-54	10		4	2	0	2½
1211-12			2	0			1254-55	13		5	5	0	2½
1213-14			0	9			1256-57	1	8½	10	0	0	3½
1215-16			0	12			1257-58	1		7	7	0	3½
1217-18			3	0			1264-65	1		3	0	0	3½
1218-19			3	3			1265-66	10	2	0	17½	0	3½
1219-20			2	6			1267-68	5		0	12	0	3½
1220-21			6	0			1268-69	3½		0	10½	0	3½
1223-24			5	0			1270-71	3		0	20	0	5
1224-25			2	7			1271-72	4		2	4	0	3½
1225-26			4	0			1272-73	10		3	0	0	3½
1226-27			3	0			1273-74			4	0	0	3½
1231-32			0	21			1274-75			5	0	0	4½
1232-33			2	8			1276-77	5		7	6	0	5
1235-36			4	9½			1277-78	4		7	0	0	5
1236-37			6	0			1285-86	6	1	7			
1244-45			2	8			1290-91	8		3	4	0	3½
1245-46			5	8			1291-92	8	3	3	5½	0	3½
1246-47			5	2			1292-93	16		4	8	0	3½
1247-48			4	8			1296-97	14					
1248-49			5	3			1297-98	12		3	9½	0	3½
1251-52	½		3	10			1298-99	18		6	0	0	4

1299-00	21	3	7	6	0	4½	1335-36	5	4	2	6	0	6
1300-01	12		3	7½	0	3½	1336-37	10	4		4½	0	5½
1301-02	15		4	8	0	3½	1337-38	14	4		0	0	3½
1302-03	18		5	6	0	3½	1338-39	7	2		0	0	4½
1304-05	6		0	23	0	3½	1339-40	5	0		21½	0	4½
1305-06	16		5	8	0	4½	1340-41	14	4		6	0	4
1306-07	19		6	8	0	4½	1341-42	6	2		3	0	4½
1307-08	10		3	4	0	4	1342-43	8	3		0	0	4½
1308-09	6		5	3½	0	3½	1343-44	8	3		0	0	4½
1309-10	12		5	2	0	5½	1344-45	4	0		14	0	3½
1310-11			6	0	0	5½	1345-46	2	0		9	0	4½
1311-12	18		7	8½	0	5½	1347-48	6	2		4	0	4½
1312-13	16		8	0	0	6	1349-50	3½	2		4	0	3½
1313-14	18		9	0	0	6	1350-51	5	0		12	0	3½
1314-15	21		[M.T.]				1351-52	2	0		17½	0	3½
1315-16	14		7	0	0	6	1352-53	3	0		7	0	3½
1316-17			6	8	0	6½	1353-54	3	0		21	0	7
1317-18			5	6	0	5	1354-55	3	0		21	0	7
1318-19			6	0	0	5½	1355-56	1	0		21	0	7
1320-21	10		5	0	0	6	1356-57	3	0		7	0	7
1321-22	13		6	8	0	6½	1357-58	3	0		21	0	7
1326-27	20		8	4	0	5	1358-59	3	0		21	0	7
1327-28	19		7	8	0	4½	1359-60	3	0		21	0	7
1329-30	7		2	11	0	5	1360-61	1	0		7	0	7
1330-31	8		3	4	0	5	1361-62	3	0		21	0	7
1331-32	14		5	0	0	4½	1362-63	3	0		21	0	7
1332-33	26		5	0	0	2½	1363-64	3	0		21	0	7
1334-35	6		3	0	0	6	1364-65	3	0		21	0	7

1. The accounts do not indicate whether it was made from the milk of sheep or of cows.

2. In weys, stones, cloves, and pounds.

PIGS¹

Year	Number left over	Number of increase	Number bought	Total purchase price s. d.	Average purchase price s. d.	Total in account	Number sold	Total sale price s. d.	Average sale price s. d.	Number died	Number of tithes	Number for customary payment	Number sent away	Number killed for larder	Number remaining
1208-09	34	23				57				7	2	1	15		32
1211-12	31	19	7			57					1		22		34
1213-14	32	26				58				2	1	1	19		34
1215-16	37	10				47				4	1	1	23		18
1217-18	26	31	2			59				4	3	1	15		36
1218-19	36	11				47				4	1	1	9		32
1219-20	32	43				75				4	4	1	12		54
1220-21	54	24	7	4 8	0 8	85				4	2	1	25		53
1223-24	88	33	[M.T.]			123				5	3	1	53		61
1224-25	61	16	19			138				4	1	1	6		126
1225-26	126	26				152				5	2	1	100		44
1226-27	44	40				84				9	4	1	17		56
1231-32	43	22				65				1	2	1	19		43
1232-33	43	14	20	37 6½	1 7	77	12	2 1	2 1	3	3	1	41		58
1235-36	60	31				91				6	1	1	[M.T.]		43
1236-37	43	17				60				1	1	1	137		2
1244-45	[M.T.]									1	4	1	16		76
1245-46	70	49				119	8	17 9	2 2½	5	4	1	20	9	61
1246-47	76	20 ³				97	1	20 6½	2 3½	6	2	1	10	6	60
1247-48	61	22 ³				84	9 ⁴			1	2	1	36	4	12 ¹
1248-49	36	19				55				2			25		28
1251-52	30					30				2					34
1252-53	25	35 ⁸				66				5					

[illegible]

1. Forci chiefly male porters, not including suckling pigs. In addition a bear was sold for 10s.
2. One of the three that died.
3. One of these arrived by chance.
4. Includes 4 from the chattels of a fugitive.
5. One added to the sows.
6. Really sold to the Bishop's larder.
7. Sold extra, 9.
8. One of these arrived by chance.
9. Includes 4 from the chattels of a fugitive.
10. Sold extra, 9.

PIGS (CONTINUED)

Year	Number left over	Number of increase	Number bought	Total purchase price	Average purchase price	Total number in account	Number sold	Total sale price	Average sale price	Number died	Number of tithe	Number for customary payment	Number sent away	Number killed for harder	Number remaining
1298-99	18	13		s. d.	s. d.	31	11	s. d.	s. d.						20
1299-00	20	15				35	12	22 0	2 0						23
1300-01	23	13				37	10	27 0	2 3						27
1301-02	27	29				56	26	32 0	2 2						30
1302-03	30	18				48	25	67 4	2 7						23
1305-06	30 ¹	30 ¹				30	2	64 7	2 7						20
1306-07	20	20				20	2	6 10	3 5				10		18
1307-08	11	14				20	9	27 0	3 0				18		11
1308-09	16	22				24	9	37 0	4 1						16
1309-10	31	20				38	13	67 0	5 2	3			4		31
1310-11	38	19				51	15	49 0	3 6	16					38
1311-12	26		1	1 0		27	17	66 0	3 10				10		26
1312-13			5	10 0	2 0	17	5	13 4	2 8						5
1324-25	5		12	30 0	2 6	19	14	43 6	3 0						12
1325-26	12		7	17 10	2 7	19	7	20 0	2 10						5
1326-27	5		14	32 6	2 4	12	12	33 0	2 6						12
1327-28	12	4 ¹				4	4	8 0	2 0						
1328-29			3	4 0	1 4	9	3	8 0	2 8						
1334-35	9					12	12	48 0	4 0						
1335-36															
1369-70															
1370-71															

1. Received from elsewhere.

CHICKENS

Year	Number left over	Number due from Churchscot	Number default	Number sold	Total sale price	Average sale price	Sent to Wolvesey	Number remaining	Year	Number left over	Number due from Churchscot	Number default	Number sold	Total sale price	Average sale price	Sent to Wolvesey	Number remaining
208-09		61 ¹							256-57		125	36	38	7	5		
210-11	76	90					91	34	257-58		125	34	91	7	7		
211-12		10	20				45	30	264-65		125	32	93	7	9		
213-14		10	33				60		265-66		125	32	93	7	9		
215-16		10	35				71		267-68		125	36	89	7	5		
217-18		10	20				75	12	268-69		125	36	89	7	5		
218-19	12	10	24				78		270-71		125	37	88	7	0		
219-20	2	10	28				96	2	271-72		125	36	89	7	3		
220-21	17	10	22				97	17	272-73		125	38	87	7	3		
223-24	11	10	21	[M.T.]			92	13	273-74		125	42	83	6	1		
224-25	2	21	25				30		274-75		125	38	87	7	3		
225-26	3	123	25				95		1276-77		125	40	85	7	1		
226-27		123	30				101		1277-78		125	40	85	7	1		
231-32		123	40				93		1282-83		125	28	97	8	1		
232-33	[M.T.]	123	42				83		1283-84		125	28	97	8	1		
235-36	37	123	52					65	1284-85		125	34	91	6	8		
236-37	65	123	[M.T.]				37 ²		1285-86		125	34	91	7	7		
244-45			78		6	6			1286-87		125	28	97	8	1		
245-46	2	125	38	22	0	22		2	1287-88		125	26	99	8	4		
246-47	2	125	38	67	5	7		65	1288-89		125	26	99	8	4		
247-48	22	125	40	60	5	0		22	1289-90		125	26	99	8	4		
248-49	47	125	32	116	9	8		47	1290-91		125	26	99	8	4		
251-52		125	36	89	7	5		24	1291-92		125	26	99	8	4		
252-53		125 ³	36	89	7	5			1292-93		125	30	95	7	11		
253-54		125	36	89	7	5			1296-97		125	30	95	6	11		
254-55		125	36	89	7	5			1297-98		125	32	93	8	1		

1. This year 64 were bought. 2. This year 80 were sent to Clere, 4 paid to the seneschal, and 7 died. 3. Six were paid to the seneschal.
 4. Sent to Mardon. 5. Six were paid to the seneschal. 6. In addition 12 from the chattels of Ingeram were sold for 12d.

CHICKENS (CONTINUED)

Year	Number left over	Number due from Churchscot	Number default	Number sold	Total sale price	Average sale price	Number remained	Number remaining	Year	Number left over	Number due from Churchscot	Number default	Number sold	Total sale price	Average sale price	Number remained	Number remaining
28-29	9	25	28	67	8	1			1330-31	9	125	32	93	11	11	9	
29-30	9	25	30	95	7	9			1331-32	6	125	36	89	11	11	6	
30-31	9	25	30	95	7	1			1332-33	6	125	38	87	10	10	6	
31-32	9	25	30	95	7	1			1333-34	6 ²	125	28	97	12	12	6	
32-33	9	25	32	93	7	9			1335-36	6	125	30	95	11	11	9	
33-34	9	25	28	97	8	1			1336-37	6	125	26	99	12	12	9	
34-35	9	25	34	91	11	4			1337-38	6	125	34	97	12	12	6	
35-36	9	25	34	91	11	4 ¹			1338-39	6	125	22	97	12	12	6	
36-37	9	25	58	91	11	4 ¹			1339-40	6	125	30	95	11	11	6	
37-38	9	25	57	92	11	6			1340-41	6	125	32	93	11	11	6	
38-39	9	25	55	94	11	6			1341-42	6	125	32	93	11	11	6	
39-40	9	25	33	92	11	9			1342-43	6	125	30	95	11	11	9	
40-41	9	25	31	94	11	8			1343-44	6	125	34	97	12	12	9	
41-42	9	25	55	94	6	9			1344-45	6	125	30	95	11	11	9	
42-43	9	25	57	92	7	8			1346-47	6	125	32	93	11	11	6	
43-44	9	25	38	87	10	10 ¹			1347-48	6	125	32	93	11	11	6	
44-45	9	25	38	87	10	10 ¹			1348-49	6	125	62	63	7	7	6	
45-46	9	25	38	87	10	10 ¹			1349-50	6	125	64	61	7	7	6	
46-47	9	25	38	87	10	10 ¹			1350-51	6	125	64	61	7	7	6	
47-48	9	25	38	87	10	10 ¹			1351-52	6	125	59	66	8	8	6	
48-49	9	25	36	89	11	11			1352-53	6	125	59	66	8	8	6	
49-50	9	25	31	94	11	6			1353-54	6	125	59	66	8	8	6	
50-51	9	25	30	95	11	11			1354-55	6	125	59	66	8	8	6	
51-52	9	25	30	95	11	11			1355-56	6	125	59	66	8	8	6	
52-53	9	25	30	95	11	11			1356-57	6	125	59	66	8	8	6	
53-54	9	25	32	93	11	7			1357-58	6	125	59	66	8	8	6	

1358-59	6	125	57	68	8	6	1399-00	6	125	51	74	12	2	2	6
359-60	6	125	62	63	7	10 $\frac{1}{2}$	1400-01	6	125	52	73	12	2	2	6
360-61	6	125	62	63	7	10 $\frac{1}{2}$	1402-03	6	125	60	65	12	6	2 $\frac{1}{2}$	6
361-62	6	125	61	59*	6	8 $\frac{1}{2}$	1406-07	6	125	40	85	[M.T.]			6
362-63	6	125	63	57*	7	1	1408-09	6	125	40	85	14	2	2	6
363-64	6	125	70	55	6	10	1409-10	6	125	42	83	14	10	2	6
364-65	6	125	70	55	6	10	1410-11	6	125	42	83	13	10	2	6
365-66	6	125	66	59	7	4 $\frac{1}{2}$	1411-12	6	125	42	83	13	10	2	6
366-67	6	125	70	55 ⁴	6	10 $\frac{1}{2}$	1412-13	6	125	30	95	14	2	2	6
367-68	6	125	55	70	9	5 $\frac{1}{2}$	1413-14	6	125	40	85	14	2	2	6
368-69	6	125	68	57	9	6	1414-15	6	125	40	85	14	2	2	6
369-70	6	125	68	57	9	6	1418-19	6	125	38	87	14	6	2	6
370-71	6	125	60	65	10	10	1419-20	6	125	46	70	13	2	2	6
371-72	6	125	56	69	11	6	1420-21	6	125	44	81	13	6	2	6
372-73	6	125	60	65	10	10	1421-22	6	125	46	79	13	2	2	6
373-74	6	125	62	63	11	2	1422-23	6	125	56	69	11	6	2	6
375-76	6	125	56	69	11	6	1423-24	6	125	56	69	11	6	2	6
376-77	6	125	54	71	11	10	1424-25	6	125	56	60	11	6	2	6
377-78	6	125	54	71	11	10	1425-26	6	125	58	67	11	2	2	6
378-79	6	125	54	71	11	10	1427-28	6	125	56	69	11	6	2	6
379-80	6	125	54	71	11	10	1429-30	6	125	60	65	10	10	2	6
381-82	6	125	54	71	12	6	1430-31	6	125	60	65	10	10	2	6
383-84	6	125	45	75	12	6	1431-32	6	125	60	65	10	10	2	6
384-85				75	12	1	1432-33	6	125	60	65	10	10	2	6
385-86	6	125		75	12	6	1433-34	6	125	60	65	10	10	2	6
387-88				75	12	7	1434-35	6	125	62	63	10	6	2	6
388-89	6	125	54	71	11	10	1435-36	6	125	64	61	10	2	2	6
390-91	6	125	48	77	12	10	1438-39	6	125	64	61	10	2	2	6
392-93	6	125	48	77	12	10	1440-41	6	125	56	69	11	6	2	6
393-94	6	125	42	83	13	10	1441-42	6	125	52	73	12	2	2	6
394-95	6	125	42	83	13	10	1447-48	6	125	30	95	15	10	2	6
395-96	6	125	42	83	13	10	1448-49	6	125	32	93	15	6	2	6
398-99	6	125	52	73	12	2									

1. An increase of 24 was accounted for — used as capons. These are separately accounted for in the documents.

3. Sold extra, 5.

2. Six were bought.

4. Sold to the executors at the hospital 23 and on the market 32, both for 13d. each.

§§ 21. National Subsidies levied in Crawley, 1328, 1628, 1673, 1799, and 1812.

(a) Subsidy of a Twentieth on Movable Goods, 1328.

The parliament held at Lincoln, 15-23 September, 1327, granted a subsidy of a twentieth on all movable goods, the proceeds to be used for the defence of the realm against the Scots.¹ Its collection was ordered in November, 1327, one half being due by 2 February, the other half by 25 June, 1328. The present account includes both halves, or in the words of the account, "the whole twentieth." Thus, it was made up after 25 June, 1328.

The tax was to be paid by countrymen and townsmen alike. The smallest sum paid in Crawley was 8d., the tax on goods worth a mark of silver, or 13s. 4d. But in villages other than Crawley as little as 7d. was collected. How much was exempt, or what the rate of valuation was, is not stated.

In Crawley twenty-eight, out of a total of about fifty tenants, paid the tax, ranging from 8d. to 30s. each. Eleven paid from 8 to 10d., sixteen from 1 to 3s., and one 30s. Philip Aubyn, who paid the highest amount, was responsible for almost half the total tax. He stood at the top of the list also in Sparkford and Sparsholt.²

Some of the names besides Aubyn's are new or recent acquisitions, such as Snow, Fawes, Marde, and Strupe. In the list for Hursley (or Mardon) we find the name of Alebrok, a family once resident in Crawley. And in Sparsholt Richard Fromond paid his tax. To this man, or to one of like name, twenty-five acres of land had been granted in Crawley in the year 1316.³ In Crawley the family regularly paid to the lord of the manor one pound of cummin as a yearly rent. Just why he paid no twentieth on the occasion of the present levy in Crawley is hard to explain, unless he paid in Sparsholt or elsewhere for his Crawley holding. If such a thing were possible and actually done, then all estimates of the tax due in Crawley, and all generalizations therefrom are false.

¹ *Rotuli Parliamentorum*, vol. II (about 1783), p. 425.

² For Philip Aubyn, see § 14, pp. 50-51.

³ Goodman, A. W., *Charitulary of Winchester Cathedral* (1927), p. 200.

Taxacio tocius vicesime domino Regi concessa in Comitatu Suthamp-tonie facta per Johannem de Tycheburne et Johannem de Roches Anno Regni Regis Edwardi tercii a conquestu primo.¹

Hundredum de Buttlesgate.

Villata de Mulebroke. *Summa* xx s. *probata*.

Villata de Nhut Schullynge. *Summa* xxx s. vj d. *probata*.

Villata de Muchelmersche. *Summa* xliij s. xj d. *probata*.

Villata de Hoghton'. *Summa* x s. v d. *probata*.

Villata de Hurselyghe. *Summa* vj li. xvij d. ob. *probata*.

Villata de Compton'. *Summa* xlv s. j d. *probata*.

Villata de Sparkeforde.

De Philippo Aubin xij s. ij d.

De Johanne le Schut xv d.

De Johanne le Cartere ij s.

De Relicta le Seftre xij d.

De Johanne Archir viij d.

De Johanna Thurmound v s.

De Ada Shire vij d.

De Priore Sancti Swithuni Wyntonie vij s. vj d.

Summa xxxj s. ij d. *probata*.

Villata de Oterbourne. *Summa* xij s. vij d. ob. *probata*.

Villata de Craulye.

De Johanne Light xij d.

De Roberto Hughet xvij d.

De Rogero Dauy x d.

De Roberto le Bunde viij d.

De Stephano le Cartere ix d.

De Willelmo le Longe ij s.

De Roberto Bele viij d.

De Johanne le Coupere ix d.

De Roberto le Bunde x d.

De Roberto Rankin xij d.

De Alicia Gibbes xij d.

De Johanne Snow x d.

De Stephano le Carpentir xvij d.

De Roberto Dauy xij d.

De Roberto Munweder xij d.

De Thoma le Wilde ij s.

De Albreda Falkes xvij d.

De Johanne le vayne x d.

De Christina Marde viij d.

¹ MS., P. R. O., Exchequer Lay Subsidy, 173/4. For all but three of the townships the names of the tax payers and the amount of their taxes have been omitted.

De Nicholao de Aula iij s.
 De Gilberto Dauby viij d.
 De Stephano Pistore ij s.
 De Albreda atte Putte iij s.
 De Johanne Kirkebi iij s.
 De Roberto de Wodecote xij d.
 De Gilberto Prat xij d.
 De Ricardo Strupe viij d.
 De Philippo Aubin xxx s.

Summa lxiiij s. viij d. *probata*.

Villata de Chilebolton'. *Summa* xxiiij s. iij d. ob. *probata*.

Villata de Wonsynton'. *Summa* xix s. j d. ob. *probata*.

Villata de Spersolte.

De Philippo Aubin xx s.
 De Waltero de Layneston' viij d.
 De Ricardo Waryn xij d.
 De Waltero de Maundcille xij d.
 De Roberto le Pere ij s.
 De Roberto Archemer viij d.
 De Rogero atte Dane ij s.
 De Roberto Dauby ij s.
 De Henrico Gileput viij d.
 De Willelmo Bigge viij d.
 De Roberto Body ij s.
 De Waltero Alayn x d.
 De Matill' Herfen iij s.
 De Thoma Inge iij s.
 De Galfrido de Westely ij s. iij d.
 De Johanne Chiron iij s. iij d.
 De Roberto Bekke viij d.
 De Valentino Bekke iij s. iij d.
 De Ricardo Fromond iij s. iij d.
 De Andrea Payn ij s.

Summa lv s. iij d. *probata*.

Villata de Wyke. *Summa* x s. j d. *probata*.

Villata de Fulflode. *Summa* x s. vij d. *probata*.

Villata de Eledestoke. *Summa* liiij s. vj d. *probata*.

Villata de Hunton'. *Summa* xix s. j d. *probata*.

Villata de Littleton'. *Summa* vij s. iij d. *probata*.

Summa tocius Hundredi xxix li. ij s. ij d. *probata*.

(b) List of Payers of Taxes on Personal and Landed Property, [about Sept.], 1628.

A subsidy of 2s. 8d. per pound sterling was granted by parliament in June, 1628.¹ It was to be levied on every person (except orphans) having at least three pounds' worth of property in goods. Debts owed were to be deducted; and personal apparel, other than jewelry, was to be exempt. Papal recusants and aliens were to pay at double the rate. There was also a subsidy on real estate, including annuities, at the rate of 4s. a pound sterling, with a double rate for papal recusants and aliens.

Barring orphans, there were apparently only eight persons in Crawley who possessed personal property to the value of three

CRAWLYE²

Sir Gerrard Fleetwood kt.	goods	— ⁴	xij li.	xxxij s.
Wm Godwine	goods	—	v li.	xij s. iiij ³ d.
Richard Allen	goods	—	iiij li.	vij s.
Joseph Hewett	goods	—	iiij li.	vij s.
Richard Page	goods	—	iiij li.	vij s.
Richard Beech	goods	—	iiij li.	vij s.
Joane Wayte vidua ²	lands	—	xx s.	vij s.
Sessores: ³				
John Wilkins	goods		vj li.	xvj s.
Richard Pucknall	goods		v li.	xij s. iiij d.
Summa v li. xiiij s. vij d.				

HUNTON

Mary Goddard vidua	goods		iiij li.	vij s.
Richard Smith	goods		iiij li.	vij s.
John Twyne	goods		iiij li.	x s. vij d.
Thomas Bulpitt	ann'		xx s.	iiij s.
John Purchell	ann'		xx s.	iiij s.
Sessores: ⁴				
Wm Jeffery senior	goods		vj li.	xvj s.
Wm Jeffery junior	goods		iiij li.	vij s.
Summa lvij s. vij d.				

¹ *The Statutes of the Realm*, vol. V (1819), pp. 39-52.

² MS., P. R. O., Exchequer Lay Subsidies, 175/522. The third of five entire subsidies granted by parliament, 4 Car. I.

³ Before this name occurs "Rec. Con.", a convicted recusant.

⁴ Assessors.

BUDDLESGATE HUNDRED ¹

Village	No. of persons taxed	Tax		
Nursling	12	7	8	0
Milbrooke	25	10	1	4
Compton	10	14	18	0
Michelmersh	26	11	6	0
Crawlye	9	5	14	8
Hunton	7	2	18	8
Wonston	8	3	14	8
Stoke Charitie	4	2	2	8
Littleton	4	2	1	4
Houghton	7	2	17	4
Sparsholte	10	9	1	4
Chilbolton and Bramsbury'	14	8	0	0
Otterborne	12	2	14	8
Week and Fullood'	6	3	17	4
Hurslye	37	23	7	4

Summæ totalis istius Hundred: c x li. iij s. iiij d.

pounds sterling. This is a striking commentary on the material well-being of the village, that so few had grain, stock, implements, and household goods worth three pounds. Of course part of the explanation probably is that the valuation or assessment was low.

Only one had taxable lands, and she paid at a double rate because a Roman Catholic recusant. No one in Crawley had annuities worth as much as one pound sterling, while there were two such in Hunton.

The most interesting question has to do with land and land-holding. Here is a list of the most important tenants, only one, however, being subject to the land tax. If we are to interpret the meaning of the statute imposing the tax, the plain inference is that there was at this time only one fee simple or copyhold in Crawley that was regarded as worth 20s. a year. That was held by Widow Wayte. The demesne, farmed by Sir Gerrard Fleetwood, was a leasehold and as such not subject to the tax. The meaning of "worth 20s.," or "of the yearlie value of twentie

Summary, not an exact reproduction, of the manuscript.

shillings," as the statute has it, is apparently the annual rental paid by the tenant to the lord.

(c) The Hearth-Tax Assessment, 1673.

In 1662 a tax was imposed, of 2s. "for every Fire Hearth and Stove,"¹ or on all "Chimneyes Fire Hearthes or Stoves."² It had to be paid by the occupier. Exemption was allowed for the very poor, but none was granted to anyone having over two chimneys, fire-places, or stoves.² Those who were "certificated" were exempt on account of poverty. The others were taxed. There appear to have been in Crawley at the time thirty-six occupiers, thirteen of whom were too poor to be taxed.

It is interesting to note that while a Widow Wayte was one of the best-off tenants in Crawley in 1628, on the present occasion (doubtless) another Widow Wayte was among the poor thirteen. We wonder whether economic misfortune or religious dissent had borne down the more heavily on this stalwart Crawley family.

Since there were no vacant houses recorded, we may conclude that there were approximately 36 cottages in Crawley Parish at this time, and somewhat fewer in the village itself. We find it difficult to accept these returns as they stand.

CRAULEY³

Sr Kingeman Lucy	xvj
Dr Darrell	vj
Mr. Turner	ij
Richard Long	ij
James Wade	j
John Petter	j
Robert Baker	ij
George Perton	j
Richard Beath	iiij
Robert Petter	iiij
Widdow Page	j
Edward Butler	ij
Wm Wilkins	iiij
Widdow Allen	ij
Wm Browning	j

¹ 14 Car. II, ch. 10. *The Statutes of the Realm*, vol. V (1819), pp. 390-393.

² Cf. 16 Car. II, ch. 3, § 6. *Ibid.*, p. 516. The tax imposed in 1662 was continued until 1689.

³ MS., P. R. O., Exchequer Lay Subsidies, 176/569 (memb. 22 for Crawley alone). Endorsed "25 Car. II." Heading partly gone; "1673" is clear.

John Trifell	iii j
Wm Pett	j
Wm Harris	j
Ambrose Beate	j
Rookely Farme	iii j
Widdow Page	j
Wm Harris a forge	j
Edward Butler	ij
Richard Partridge Collector	1 xij
Ambrose Beate Titheman	

PERSONS CERTIFICATED

Richard Sheppard	j
Oliver Poole	j
Wm Poole	ij
Ambrose Houchin	j
Thomas Allin	j
Richard Franklin	ij
Robert Wilkins	j
John Gregory	j
Widdow Waite	ij
John Page	j
Rowland Hall	j
Wm Buman	ij
Edward Rostlide	j
	xvij

SUMMARY FOR BUDDLESGATE¹

Village	No. of persons not certified	No. of their hearths	No. of persons certified	No. of their hearths
Hunton	13	37	0	
Compton	19 + a forge	74 ²	0	
Houghton	31	52	13	16
Chilboulton	26 [1] ³	53	8	10
Michelmersh	72 [1]	164	30	38
Sparkford	10 [1]	70 ⁴	0	
Sparshalt	20 [1]	37	19	26
Stoke Charity	12	37		
Bransbury	7	20		
Wonston	21	46	12	16
Otterborne	18 [3]	43	14	18
Littleton	7 [1]	18		
Weeke	9 [1]	19		
Hursley	97 [2]	281	64	80
Crauley	23	62	13	17
Nurseling	34 [2]	103	14	19
Millbrooke	46 [3]	110	18	25

¹ This is a summary of the manuscript, not an exact reproduction.² Including forge. ³ [] = "voyd" = vacant. These are reckoned in the totals.⁴ The Hospitall of St. Crosse — 1 [hearths].

VACANT HOUSES ("VOYD")¹

Chilboulton	1	house with	2	hearths
Michelmersh	1	" "	1	"
Sparkford	1	" "	2	"
Sparshalt	1	" "	6	"
Otterborne	3	" "	(2, 2, 1)	"
Littleton	1	" "	2	"
Weeke	1	" "	3	"
Hursley	2	" "	(2, 2)	"
Nurseling	2	" "	(2, 2)	"
Millbrooke	3	" "	(3, 4, 5)	"

¹ Not a verbatim reproduction of the manuscript.

(d) Crawley Land Tax, 1799-1800 and 1812-13.

The land tax is, of course, very old in England. The rate at the time of the document here published was 4s. on the pound sterling of annual value. It was levied on tenements and lands, including the glebe lands of the rector, and on thithes.¹ By a statute of 1798 the land tax was made perpetual, but redemption was provided for. Anyone wishing to free himself from future payment might redeem his land by paying into the government 3% consolidated or reduced annuities producing the annual returns equal to the tax redeemed, plus 10%.² These accounts show that three Crawley proprietors had taken advantage of this provision before the specified limit — 25 March, 1799. It is to be noted that while there were 12 proprietors in 1799, there were only 11 in 1812; and that while there were 9 occupiers in 1799, there were 12 in 1812.

We may analyze the situation in another way. Among the landholders in Crawley in 1799 were the occupants of the home farm, Rookley House, and the rectory and glebe land, and also the yeoman farmers, all of whom were taxed; and in addition, there were a few small holders who were exempt from the tax because their tenements were "not of the full yearly value of twenty Shillings

¹ 38 George III, ch. 5, § 80 (1797). *The Statutes at Large*, vol. 36-38 George III (1811), p. 511.

² 38 George III, ch. 60. *The Statutes at Large*, vol. 35-38 George III (1798), pp. 788-790, 807-808. Cf. also 39 George III, ch. 6. *Ibid.*, vol. 39-40 George III (1800), pp. 12-13.

in the whole.”¹ The great majority of families in Crawley were, of course, exempt, because they were of the laboring class who lived commonly in cottages tied to the holdings of the yeoman farmers. The five or six yeomen were as often lessees of the lands of others as proprietors of holdings of their own. Thomas Pern was the foremost representative of his class.²

LAND TAX RATE FROM APRIL 5, 1799, to APRIL 5, 1800³

Proprietors	Occupiers	£	s.	d.
Rich: ^d Meyler Esq ^r	Himself	1	16	4
D ^o Late Hankins &c.	D ^o		10	
D ^o Late Loomers	Ja ^s Allen		2	
D ^o	Rich: ^d Bailey	29	1	8
D ^o Late Ferrell's Included	Tho ^s Pern	12	19	11
Archdeacon Woodford	Thos Pern &c.	25	9	1
General Bathurst	Rich: ^d Bailey	1	6	
M ^r Morris (Rookley)	Geo: Read	24	13	6
Tho ^s Pern Sen ^r	Himself		4	
M ^{rs} Morgan	Tho ^s Pern		17	8
Jn ^o Pern	Geo Godwin	4	.	
Geo Godwin	D ^o	5	14	
M ^r Birch	Jn ^o Pickering	2	5	
Ana Waight	D ^o	1	5	10
Rob ^t Fifield	Himself	1	18	
Charles Paige	Himself	1	4	8
		£ 113	7	8

Jn^o Pickering } assessor &
 collector.

June 26th 1799 allowed & confirmed by us.
 C. Wade

W^m Goffe
 B^m Tawney

¹ See 38 George III, ch. 5, § 80 (1797). *Ibid.*, vol. 36-38 George III (1811), p. 511.

² See above, § 32, p. 147, and § 35, p. 165.

³ MS., the Castle, Winchester. Copied by Miss E. Barber.

LAND TAX RATE [from 1812 to 1813]

Proprietors	Occupiers	Crawley Land Tax Redeemed			From what time	Land Tax not Redeemed		
		£	s.	d.		£	s.	d.
W ^m Morgan	Tho ^s Pern	0	17	8	March 25 1799.			
G. Godwin & Perns	Himself	4	0	0				
Chas Mor ^r is Esq ^{re}	L. J. Allee	19	15	3				
		24	12	11				
R ^d Meyler Esq ^{re}	T.B.LethbridgeEsq					1	16	1
do Late Hankings	do					0	9	11
do farm	W ^m Wade					28	17	4
do Late Loomers	James Allen					0	2	0
do Late Perns	Tho ^s Pern					12	18	0
Hble Hutton A. G.								
Legge	RectorParsonage					25	5	4
G. Lovel Esq ^{re}	Himself					5	10	5
G. Godwin	Himself					5	13	2
John Birch	Himself					2	4	9
Ro ^t Waight	John Birch					1	5	8
Ro ^t Fifield	Himself					1	17	0
Chas. Paige	Himself					1	4	6
do Late Bathurst	Himself					1	5	10
Tho ^s Pern	Himself					0	4	0
		24	12	11		£88	14	9

G. Godwin Tho^s Pern Asses 1812

Confirmed & allowed by us.

May 6 1812

H. Lee.

N. Westcomb

§§ 22. Tenements in Crawley and other Communities nearby held by Philip Aubyn and Alice his Wife by Pleas of Contract in the King's Court, 1316 and 1325.

In the first of these cases, held before the king's court, in the octaves of Saint Michael, 10 Edward II, Richard, son of Richard de Sutton, brought suit against Robert Gereberd for one mesuage, three carucates of land, and two acres of meadow with their appurtenances, in Crawley, Upper Somborne, and Romsey. These tenements were at the time held of Robert Gereberd by Philip Aubyn and Alice his wife for the life of Alice, to revert to Robert. Now, however, on the payment of 100 marks of silver to Robert, Richard gets the reversion, to hold of the chief lords of the fee by the services pertaining thereto. In this way, Robert was eliminated from the scene. He had alienated his rights for the life of Alice. Now he permanently alienates them to Richard.

Probably this was a case of a rent-charge which Philip Aubyn of Winchester had bought from Robert, doubtless in the form of a loan to Robert. Then Robert sold his remaining rights.

It would seem that we have here a case of enfranchised land, a freehold, at this time or earlier carved out of three manors, and now alienated by fine in the king's court. The Crawley part of this holding may be the Rookley House estate, adjoining Upper Somborne, on the extreme western boundary of Crawley.

Later, in 1325, the same estate, with 500 acres of meadow added, at least part of which was probably in Nitherden (Nether-ton?), again came before the royal court. This time Philip Aubyn and Alice his wife were the petitioners and John de Marlebergh, chaplain, the defendant. A contract was made in the court which recognized the right of John to the estate. But John now hands it over to Philip Aubyn and Alice his wife, in return for a gift from Philip. The various tenements of this estate are henceforth to belong to Philip and Alice and the heirs of Philip, who are to hold forever from the chief lords of that fee (or estate) by the services pertaining thereto.

In some way, after 1316, Philip and Alice had given up or sold their claim, as had Richard de Sutton. How many transactions had ensued, we do not know. But Philip and Alice got complete and permanent possession as under-tenants.

It would seem that this was one step in the breaking up of the Manor of Crawley, which, however, did not go far. The tenement of Crawley, forming part of this inter-manorial freehold, was probably cut out of the manor by enfranchisement. That it was the holding of Alvin recorded in Domesday Book is unlikely, Alvin's holding being rather too large. But this possibility should not be ruled out. The enfranchisement of land was ultimately to help kill the manor, but single acts were more threatening than dangerous. Whether the holder of this estate in the Middle Ages was also a free suitor in the Crawley court is not indicated in any records examined.

(a) *Hec¹ est finalis concordia facta in Curia domini Regis apud Westmonasterium in Octabis Sancti Michaelis Anno regni Regis Edwardi*

¹ MS., P. R. O., Feet of Fines, Southampton, 10-12 Ed. II, no. 5.

fili Regis Edwardi decimo coram Willelmo de Bereford Gileberto de Roubiry Johanne de Benstede, Henrico le Scrop' Johanne Bacun, et Johanne de Mutford Justiciariis et aliis domini Regis fidelibus, tunc ibi presentibus Inter Ricardum filium Ricardi de Sutton' querentem, et Robertum Gereberd deforciantem, de vno Mesuagio tribus Carucatis terre et duabus acris prati cum pertinenciis in Craule Vpsunbourne et Romesie que Phillipus Aubyn et Alicia vxor eius tenent ad terminum vite ipsius Alicie. Vnde placitum conuencionis summonitum fuit inter eos in eadem Curia. Scilicet quod predictus Robertus recognouit predicta tenementa cum pertinenciis esse Jus ipsius Ricardi Et concessit pro se et heredibus suis quod predicta tenementa cum pertinenciis que predicti Phillipus et Alicia tenuerunt ad terminum vite ipsius Alicie ex dimissione predicti Roberti in predictis villis, die quo hec concordia facta fuit, et que post decessum ipsius Alicie ad predictum Robertum et heredes suos debuerunt reuerti; post decessum ipsius Alicie integre remaneant predicto Ricardo et heredibus suis Tenenda de Capitalibus dominis feodi illius per seruicia que ad predicta tenementa pertinent imperpetuum. Et predictus Robertus et heredes sui warantizabunt predicto Ricardo et heredibus suis predicta tenementa cum pertinenciis sicut predictum est, contra omnes homines imperpetuum. Et pro hac recognitione, concessione, warrantia, fine et concordia, idem Ricardus dedit predicto Roberto Centum Marcas argenti. Et hec concordia facta fuit presentibus predictis Phillipus et Alicia et eam concedentibus et fecerunt predicto Ricardo fidelitatem in eadem Curia.

(b) Hec¹ est finalis concordia facta in Curia domini Regis apud Westmonasterium a die Sancte Trinitatis in quindecim dies Anno regni Regis Edwardi filii Regis Edwardi decimo octauo; coram Willelmo de Bereford Johanne de Mutford Willelmo de Herle Johanne de Stonore et Johanne de Bousser Justiciariis et aliis domini Regis fidelibus tunc ibi presentibus Inter Phillipum Aubyn et Aliciam vxorem eius querentes per Thomam de Crukern' positum loco ipsius Alicie ad lucrandum vel perdendum et Johannem de Marlebergh' capellanum deforciantem de vno mesuagio tribus carucatis terre duabus acris prati et quingentis acris pasture cum pertinenciis in vpsumburn' Nitherden' Craule et Romesye Vnde placitum conuencionis summonitum fuit inter eos in eadem Curia. Scilicet quod predictus Phillipus recogn[ouit] predicta tenementa cum pertinenciis esse jus ipsius Johannis Vt illa que idem Johannes habet de dono predicti Philippi. Et pro hac recognitione fine et concordia idem Johannes concessit predictis Phillipus et Alicie predicta tenementa cum pertinenciis Et illa eis reddidit in eadem Curia Habenda

¹ MS., P. R. O., Feet of Fines, Southampton, 18-20 Ed. II, no. 5. See also Inquisition Misc., Chancery File 113, no. 4 (18 March, 4 Ed. III).

et Tenenda eisdem Phillipo et Alicie et heredibus ipsius Phillipi de Capitalibus dominis feodi illius per seruicia que ad predicta tenementa pertinent imperpetuum.

§§ 23. Part of a Lease of the Demesne, 24 March, 1487.

Only a part of a lease of the demesne is here reproduced. The lessee was John Couper, apparently a member of an old Crawley family. The lease was to run for twenty-one years. It has been taken from a rental of the third year (1489-90) of the lease.

The lessee contracted to pay £6. 13s. 4d. as the farm of the lands and £15. 3s. 4d. as the farm of the stock. The lessee was to repair all the thatched roofs and the earthen walls, while the lord would repair the tiled roofs and the stone walls. The lessee, or farmer (of the demesne) as he is called in the records, was to repair all the hedges and trenches (*fossata*), and keep the buildings and stock in good condition. The farmer was to provide meat, drink, and lodging (?*lecticuna*), hay, litter, and one quarter of oats for the seneschal, supervisor, and other officials of the lord, while they were holding the court and supervising the demesne and stock. He was to pay each year to the lord's clerk 13s. 4d. for holding the courts and writing the rolls and estreats (extracts).

The farmer was to have the demesne lands and, we may add, buildings, pertaining to husbandry, the stock, and, we may add, implements, three acres of underwood for his haybote¹ and firebote,² and a gown of the livery of the bishop's valetti (?*Toga de Secta valectorum*). He was to return things as he found them, or the price of the same, at the choice of the lord. He was to occupy the lands, subject to the customs as found in the lord's custumal. And the lord might enter and distrain, if the rent were not paid. To the lord were reserved many incidents connected with lordship and also fixed rents, services commuted, the pannage of pigs, and woods and underwood. The items that were reserved occur in the accounts³ which exist in plenty down to about the middle of the eighteenth century.

¹ The privilege of taking bushes for planting as hedge fences.

² The privilege of taking underbrush material for firewood.

³ For an actual account of Crawley under a similar lease, see below, §§ 26, pp. 489 ff.

The prominence of the livestock is notable. The farmer was to receive from the lord 440 wethers, 10 rams, 300 ewes, and 200 hoggets, or 950 sheep in all. He was not to overstock the pastures of the lord and of the lord's other tenants beyond 1,300 sheep, 10 cart- and plow-horses, and 20 oxen.

In this document we see clearly that the demesne of Crawley was a sheep and grain farm, as indeed Crawley is to this day.

Et¹ de vj li. xiiij s. iiij d. de firma manerii ibidem et omnium tertiarum dominicalium pratorum et pasturarum ad husbandriam pertinentium sicut dimissorum Johanni Couper per reuerendum in Christo patrem et dominum dominum Petrum Courteney Wintoniensem Episcopum per Indenturam pro termino xxj Annorum hoc Anno tercio. Et de xv li. iiij s. iiij d. de firma cccc xl Multonum x hurterdorum ccc Matricium et cc hoggastrorum soluendo ad duos Anni terminos principales videlicet ad festa Pasche et Sancti Michaelis Archangeli per equales porciones sicut dimissorum prefato Johanni Couper p^r predictum dominum Episcopum per indenturam predictam pro termino predicto hoc Anno ut supra Redditi assiso pannagio porcorum Customariis operibus in denariis extentis wardis maritagii Releuiis finibus herietis boscis et subboscis Escaetis Forisfacturis Amerciamenis Turnis et Curiis Manerii predicti Exceptis et penitus domino Reseruatis. Et predictus Johannes Firmarius omnes domos manerii predicti stramine coopertas ut in cooperturis necnon muros terreos earundem bene et sufficienter reparabit virgulabit et sustentabit sumptibus suis propriis et expensis durante termino predicto. Et predictus dominus Episcopus omnes domos Manerii predicti tegulis coopertas et omnes muros petrinus ut in cooperturis et grosso meremio bene et sufficienter reparabit et sustentabit sumptibus suis propriis et expensis durante termino supradicto. Et predictus Johannes Firmarius omnes cepes haias et fossata Manerio predicto pertinentia bene et sufficienter faciet et escurabit et plantabit sumptibus suis propriis et expensis durante termino predicto. Et ea omnia ac domos vt predictur omni suo incumbente bene et sufficienter reparata vnacum toto stauro tam uiuo quam mortuo prout in dorso huius libri specificatur in adheo bono statu quo recepit vel meliori in fine termini sui predicti dimittet et reliberabit vel precium inde ad electionem domini. Et predictus Johannes habebit tres acras subboscis in bosco domini ibidem tempore seisionabili pro suo haibote et Firebote Annuatim per visum et diliberacionem ministrorum domini ibidem et vnam Togam de Secta valectorum domini vel vj s. viij d. ad electionem domini termino predicto. Et predictus firmarius inueniet Senescalo

¹ MS., P. R. O., Ecclesiastical Commission, Various, 155847.

*Superuisori et Aliis ministris domini tam pro Turnis et Curiis tenendis quam pro dominio*¹ *et stauro superuidendis lecticuna* [?] *fenum et lituram et ad quemlibet Turnum j quarterium Auenarum in quolibet eorum aduentu durante termino supradicto. Et si contigat predictum Annualement redditum A retro fore in parte vel in toto post Aliquem terminum prenommatum per quindicem dies non solutum ex tunc bene licebit prefato domino Episcopo et successoribus suis in Manerio predicto cum omnibus suis pertinentiis intrare et distringere et districtiorem ibidem captam abducere imparcare et penes se retinere quousque de predicto Annuali redditu cum arreragiis si que fuerint* [?] *plenarie fuerit satisfectus et persolutus. Et si nulla sufficiens districtio in predicto Manerio cum suis reintrare in manus suas reassumere dictum que Johannem Totaliter expellere hac indentura in Aliquo non obstante. Et predictus firmarius soluet Annuatim Clerico domini pro Officio suo Attendendo pro Curiis tenendis ac Rotulis et Extractis*² *earundem Necnon Rotulis compoturum scribendis et Aliis necessariis eidem Officio pertinencibus attendendis tresdecem solidos et quatuor denarios Prouiso etiam quod tam predictus firmarius quam tenentes domini ibidem habebunt et occupabunt terras et pasturas et prata manerii antedicti secundum vsum et Consuetudinem ab antiquo vsitata et prout in Custumario domini magis Aperte et clarius patet. Et quod predictus firmarius non onorabit nec onere faciet pasturas domini et tenentium suorum vltra numerum Aquorum*³ *et affrorum xx boum et mccc bidencium per Annum durante termino predicto. In cuius rei testimonium vni parti harum Indenturarum penes prefatum Johannem Coupere Remanenti supradictus dominus Episcopus sigillum suum apposuit Alteri vero parti harum Indenturarum penes prefatum dominum Episcopum remanenti prefatus Johannes Coupere sigillum suum apposuit. datum apud Suthwaltham vicesimo quarto die mensis Marcii Anno regni Regis Henrici septimi* [sic] *secundo. Summa xxj li. xvj s. viij d.*

§§ 24. Part of a Lease of the Demesne, 20 July, 1787.

This lease was granted to the three persons named, to hold until the death of the last survivor. But it was actually surrendered, 2 April, 1796, to Richard Meyler. Apparently when this surrender took place, the present lease was underscored in those parts which were to be omitted in the new lease. The part relating to Norwood or Northwood Park was so dealt with; as also those lines referring to services commuted to money payments, the overstock-

¹ Altered from *domino*.

² Manuscript has *Exctr'*.

³ Error for *Equorum*.

ing of the pastures, and the three acres of wood for hedgebot, firebot, and plowbot. The enclosure of 1795 had seemingly robbed these items of their significance.¹

On the whole, the most surprising feature of this lease is the fact that there had been so few changes, at least on the surface, in a period of exactly 300 years.² Even the sums paid remained the same, that is £6. 13s. 4d. for the lands and £15. 3s. 4d. for the stock. It would appear incredible that during this long period of rising prices there should have been no increase in the rental received for the demesne lands and equipment. Perhaps we can explain this, in small part at least, by a diminution in what was leased. The tendency was for the equipment to decline or deteriorate. Some of the services also disappeared, notably the carriage of manure in 1690. But this was a small item, and, as is observed elsewhere,³ may not actually have been a loss. But the chief explanation, and it is sufficient, lies in the lump sum paid down on entry upon the demesne lands and goods. It is said that on the present occasion Sir Willoughby Aston paid £21,000 for possession.⁴ If we assume that the lease might have run for forty years, a generous period, then the annual rental implied was £500; if the period proved to be thirty years, then it was £700. At any rate some such sum should be added to the nominal one expressed in the lease itself.

The bishop "Doth⁵ for himself and his Successors demise grant and to farm let unto the said Sir Willoughby Aston All that the Scite of the Manor of Crawley with the Appurtenances in the County of Southampton And also all Houses and other Edifices built upon the said Scite And all Lands Arable Meadows Feedings Pastures Hereditaments Ways Paths and other Appurtenances to the said Scite of the Manor of Crawley aforesaid belonging or appertaining *And also all that Pasture called the Park under Norwood Together with the works of the Tenants of the said Manor*

¹ See below, §§ 55, pp. 596 ff.

² See the preceding document, §§ 23, pp. 466 ff.

³ See below, §§ 35, p. 516.

⁴ Pledge, F. W. *Crawley* (1907), p. 142.

⁵ MS., P. R. O., Ecclesiastical Commission, Millbank, 154425 $\frac{2}{3}$.

*not being in Money*¹ And that Stock and Store of the said Lord Bishop as well living as dead now being upon the Scite and other the Premises which said Stock and Store the said Sir Willoughby Aston for himself his Heirs Executors Administrators and Assigns doth hereby covenant and agree to return and deliver up unto the said Lord Bishop or his Successors in as good State and Condition as he the said Sir Willoughby Aston received the same or the Value thereof in Money at the Election of the said Lord Bishop or his Successors at the End or other sooner Determination of this present Demise which shall first happen (Except and always reserved out of this present Demise unto the said Lord Bishop and his Successors all Rents of Assize Pannage of Hogs Custom Work of Tenants there being in Money Wards Marriages Reliefs Fines Herriots Woods Underwoods Escheats Forfeitures Amerciaments Perquisites Turns of Courts and all Views of Frankpledge whatsoever to the said Scite of the said Manor and all other the Premises belonging or appertaining *And also Except and always reserved to the Tenants of the Manor aforesaid the Feeding and depasturing for their Cattle in the said Place called the Park under Norwood heretofore granted or antiently granted* To have and to hold the said Scite of the said Manor and all the said Houses Lands Meadows Feedings Pastures and other the Premises with their and every of their Appurtenances together with the said Stock and Store as well living as Dead (except before excepted) unto the said Sir Willoughby Aston his Heirs and Assigns from the making hereof for and during the Term of the natural Lives of the said Sir Willoughby Aston party hereto The Right Honourable Bridget Tollemache widow commonly called Lady Bridget Tollemache Sister of the said Robert Earl of Northington deceased and of Valentine Henry Wilmot Son of Henry Wilmot of Farnborough Place in the said County of Southampton Esquire and for and during the natural Life of the longest liver of them Yielding and Paying therefore yearly unto the said Lord Bishop and his Successors at his and their Exchequer at Wolvesey in the

¹ Underlined here and elsewhere by pencil, doubtless for omission in the subsequent lease (1796). For the lease of 1805 and the regrant of 1818 to Richard Bright, see MS., Millbank, Ecclesiastical Commission, 154425/43.

said County of Southampton for the said Lands Six Pounds thirteen Shillings and four Pence of lawful Money of Great Britain at the two most usual Feasts or Terms of the year (that is to say) the Feasts of Saint Michael the Archangel and the Annunciation of the blessed Virgin Mary by even and equal Portions for the said Lands And for the said Stock and Store yearly at the Feast of Saint Peter at Bonds and Saint Michael the Archangel the yearly Rent of Fifteen Pounds three Shillings and four Pence of like lawful Money by even and equal Portions free of all Taxes whatsoever And also Yielding and Paying and Performing yearly unto and for the said Lord Bishop and his Successors all other Rents and Services for the aforesaid Scite of the said Manor and other the Premises or for any Part or Parcel thereof heretofore due and Payable." [Right of re-entry to the bishop and his successors if the two said rents be in arrears by the space of 28 days after any of the said feasts.]

The lessee was to make repairs on the house and other buildings at his own cost, and to allow "the Steward Overseer and Bailiff and Clerk of the Bishoprick of Winchester And also to and for the Clerk of the Bailiwick of Twyford for the time being and every of them and to and for such others as they shall bring with them for the keeping of the Courts of the said Manor Sufficient Meat Drink and Lodging and also Hay Litter and Oats for their and every of their Horses twice in every year when they shall come to the said Manor to keep Courts there at the Discretion of the Steward and Overseer of the said Lord Bishop and his Successors And also that he the said Sir Willoughby Aston his Heirs and Assigns shall and will also yearly and every year during the Continuance of this present Demise and Grant at his and their own proper Costs and Charges pay or cause to be paid unto the said Clerk of the said Bishop and his Successors of the Bailiwick of Twyford aforesaid for the time being for his Office in the said Manor of Crawley to be done and performed for the Courts there to be holden and the Rolls and Extracts to be made And also for writing and transcribing the Rolls of Accounts of the said Manor and other necessary Duties to the said Office of Clerk belonging or appertaining thirteen Shillings and four Pence of lawful Money of

Great Britain And the said Lord Bishop for himself and his Successors doth agree to and with the said Sir Willoughby Aston his Heirs and Assigns by these Presents that he the said Sir Willoughby Aston his Heirs and Assigns together with the other Tenants there of the said Lord Bishop and his Successors shall and may during the Continuance of the Estate hereby granted have hold and enjoy the said Lands Meadows and Pastures of the said Manor of Crawley according to the Customs and Usage there antiently observed and as in the Records of the said Lord Bishop and of his Predecessors may more plainly and at large appear Yet that he the said Sir Willoughby Aston his Heirs or Assigns do not nor shall overcharge or burthen the Pastures of the said Lord Bishop and his Successors or of his or their Tenants there with above ten Horses and Mares twenty Oxen and One thousand three hundred Sheep and Feeding Cattle yearly during the term aforesaid without the License of the said Lord Bishop or his Successors in Writing And that he the said Sir Willoughby Aston his Heirs and Assigns shall and may have yearly during the Continuance of the Estate hereby granted three Acres of wood in the woods of the said Lord Bishop and his Successors there to be cut at seasonable times for his and their Hedge boot Fire boot and Plough boot by the Assignment and Delivery of the General Woodward for the time being of the said Lord Bishop and his successors and shall and may also have and take upon the Premises hereby granted reasonable Howse boot for the repairing of the Premises by the Assignment and Delivery of the General Woodward for the time being of the said Lord Bishop and his Successors as often and as need shall require during the said Term hereby granted And Lastly the said Lord Bishop hath constituted made and ordained And by these Presents doth constitute make and ordain John Fleetwood of the City of Winchester Gentleman and Henry Seally of Alresford in the said County of Southampton Esquire jointly and severally his true and lawful Attornies and Deputies for him the said Lord Bishop and in his Name into the aforesaid Scite of the Manor and other the Premises or any Part thereof in the name of the whole to enter and full and peaceable Possession and Seizin thereof to take and the like full and peaceable possession and Seisin thereof or of any Part thereof in the name of the whole to the said Sir Wil-

loughby Aston or to his certain Attorney to give and deliver To have and to hold the said Scite of the said Manor with the Appurtenances and all and singular other the Premises with their Appurtenances unto the said Sir Willoughby Aston his Heirs and Assigns for and during the Term of the Lives of him the said Sir Willoughby Aston Lady Bridget Tollemache and Valentine Henry Wilmot and the longest liver of them according to the Form Effect and true Meaning of this present Indenture hereby ratifying and confirming whatsoever his said Attornies or either of them shall lawfully do or cause to be done in or concerning the Premises by virtue of these Presents In Witness whereof the said Parties to these Presents have hereunto interchangeably set their Hands and Seals the Day and year first above written.

§§ 25. Reeve's Account, being the Accounts of the Collector of Rents and of the Farmer¹ of the Home Farm, 29 Sept., 1448—28 Sept., 1449.

There are four parts to this account: (1) the income or receipts, (2) the outgo or disbursements, (3) the stock account, and (4) the customary services. The first and last are of most importance.

Among the receipts, a notable item is the sum of £6. 13s. 4d. for the farm of the demesne lands (and equipment, excluding most of the stock). The farmer, who was also the reeve, obtained the arable and pasture lands, the swine, geese, capons, and eggs. He had taken a lease for eight years, the present year being the first. Later farms or leases included all the livestock. Henceforth there was no break in the practice of leasing the home farm.

The farmer of the demesne was William Sely, a Crawley serf or customary tenant. He was also granger and reeve. He was the first of an unbroken line of cultivators who were ultimately to push the lord out of the manor.

Significant items entered under income are defects in rent because of the pestilence (including that of 1348-49), chevage or head tax paid by the serfs, the yield of lands and tenements in the

¹ In the account for the following year, the heading is as follows: *Compotus Willelmi Sely firmarii et Johannis Sely senioris Collectoris Redditus ibidem*. MS., P. R. O., Ecclesiastical Commission, Various, 159441, memb. 15.

hands of the lord, and the sale or commutation of services. The custom of foldage is paid by the tenants because their sheep exceeded the fixed number of twenty-five which each tenant was apparently allowed to keep in the common fold.

It is difficult to separate the duties at this time of the farmer and reeve on the one hand and the collector of rents on the other. Later their offices and accounts were somewhat more distinct.

John Couch, the lord's serf, paid 8d. as his annual due for having permission to exercise the art of blacksmith along with John Starlynge, the existing blacksmith. He was to remain within the lord's domain of Crawley by the custom of apprenticeship for the period of twelve years. In other words he was bound out to the village blacksmith to learn the trade. We are surprised to read, however, of the custom of apprenticeship in Crawley. Whether it was a peculiarly local custom or had been imported from the towns is uncertain.

Various commodities were sold on the market, doubtless in Winchester. They were cocks and hens, wheat, barley, oats, and sheep. Lamb skins were sold 'in gross.' It is stated also that 240 lambs were purchased on the market for £10.

Money economy was dominant in Crawley. Not only were goods bought and sold, but the demesne was leased for money, and many of the customary services were commuted to money payments.

All the week-works, both those of the autumn and winter, had been commuted. About 16½ per cent of the aggregate of the autumn boon-works, harrowing, and washing and shearing of sheep had been also commuted. It was chiefly the farthingland holders of North Crawley who had got free from customary services. Three had commuted their labor obligations in olden times (*ab antiquo*), nine had done so temporarily and at the will of the lord, and three had left their holdings. The tenants of North Crawley, who had been the most heavily burdened, were the first to break the bonds of predial service. They had been primarily laborers, because of the smallness of their holdings — five acres and one-half.

Without week-work, the lord could hardly hope to carry on grain cultivation. His solution was, of course, to lease the demesne lands. Thus the sequence of cause and effect seems to be (1) the difficulty of enforcing week-work, (2) the leasing of the demesne lands, and (3) the leasing of livestock along with the lands.

Some of the old services, however, were still exacted for the benefit of the lord and the farmer. There had been no diminution in many services since 1390¹ — in plowing, carrying the sheepfold, carting manure and wood, mowing the meadow at Wolvesey, and the carriage and shocking of the grain. But these were insignificant in comparison with the services which had been commuted. With the exception of mowing the hay at Wolvesey, all these services went to the farmer, some at the time of this account, others later.

The blacksmith's equipment is enumerated in detail and valued at £46. The supervisor helped the seneschal hold the tourn at this time. A storm had blown down the sheepfold and unroofed the hall. From Michelmarsh, seven miles away, 1,200 tiles were brought for the repairs. Two of the harrows belonging to the demesne were equipped with iron pegs, four with wooden ones. Wethers, to the number of 46, died of sheep-pox (in verolle et rubeo morbo).

CRAULE²

Compotus Willelmi Sely prepositi ibidem Anno regni Regis Henrici sexti xxviiij^o Et anno Consecrationis Domini Willelmi Waynflote Wyntoniensis Episcopi tercio.

Arreragia. Idem Willelmus Sely respondit de viij li. xiiij s. iiij d. de arreragiis vltimi compoti sui anni proximo precedentis. Summa viij li. xiiij s. iiij d.

Redditus Assisi. Et de lxiiij s. vj d. de toto redditu assiso ibidem ad festum Natalis domini. Et de lxxij s. x d. de toto redditu assiso ibidem ad festum Pasche. Et de lxiiij s. vj d. de toto redditu assiso ibidem ad festum Natiuitatis sancti Johannis Baptiste. Et de c iiij s. j d. de toto redditu assiso ibidem ad festum sancti Michaelis archangeli. Et de xx d. de Willelmo Sely de incremento redditus pro iiij acris terre de dominico domini in la Estfelde iuxta le Puttehillles per annum. Summa xv li. ij s. vij d.

¹ See above, §§ 17, pp. 285 ff.

² MS., P. R. O., Ecclesiastical Commission, Various, 159440, membs. 18 and 19.

Acquietancie Redditus. Inde in *acquietancia redditus* vnus *prepositi per annum* v s. In *acquietanciis redditus* j fabri et iij Carucariorum *per annum* x s. viij d. cuilibet eorum ij s. viij d. In *acquietanciis redditus* bercarii multonum j bercarii ouium *matricium et* j Custodis hogastorum *per annum* viij s. cuilibet eorum ij s. viij d. *Summa* xxij s. viij d.

Defectus Redditus. In *defectu redditus* [terre] Willelmi le Straunge tracte in *dominicum per annum* ij s. In *defectu redditus terre* Willelmi de Curia *pro consimili* ij s. viij d. In *defectu redditus terre* Roberti de Crouch tracte in *dominicum per annum* ij s. viij d. In *defectu redditus terre* Willelmi de Alebroke qui modo remanet apud Merdonam *per annum* v s. In *defectu redditus terre* Roberti Coxe *pro consimili* ij s. viij d. In *defectu redditus terre* porcarii *pro consimili* ij s. viij d. In *defectu redditus terre* Ricardi vaccarii *pro consimili* ij s. viij d. *Summa* xx s. iij d.

Defectus Redditus per pestillenciam. In *defectu redditus* j virgate terre native et xxj acrarum terre *purpresture* que fuerunt Roberti Wodecote modo remanentium in manibus domini *per annum* xxj s. In *defectu redditus* j placee terre nuper Kogeri lyght postea Radulphi lange xij d. quia traditur Johanni lange nisi *pro xij d. per annum.* *Summa* xxij s. *Summa acquietanciarum et defectuum redditus* lxxvj s. *Summa Redditus remanens* de claro xj li. xvj s. vij d.

Chiuagium. Et de viij d. de *annuali recognitione* Johannis Cuppere senioris nativi domini vt possit morari extra *dominicum domini* quamdiu domino placuerit et venire ad turnum de hocke et manere nativus domini vt prius. Et de viij d. de Johanne filio henrici Dauy nativo domini *annuali recognitione* vt possit morari extra libertates domini Episcopi Wyntoniensis videlicet apud Caneforde quamdiu domino placuerit et venire ad turnum de hocke per annum et manere nativus domini vt prius de Craule per plegium Johannis Dauy senioris et Johannis Dauy junioris. Et de viij d. de Rogero filio Roberti Wodecote nativo domini de *annuali recognitione* vt possit morari extra libertates domini videlicet apud Caneforde quamdiu domino placuerit et venire ad turnum de hocke per annum et manere nativus domini de Craule vt prius per plegium Thome Wayte. Et de viij d. de Johanne filio Stephani Couche nativo domini de *annuali pensione pro licencia habenda ad artem fabricalem exercendam* cum Johanne Starlynge et cum eodem Johanne Starlynge infra *dominicum domini* de Craule moratur more *apprenticii a festo sancti Michaelis archangeli anno xxvij^o Regis Henrici sexti* vsque ad finem termini xij annorum extunc proximo sequentium plenarie complendi per plegium eiusdem Johannis Starlynge. Et de viij d. de Roberto Dauy nativo domini de *annuali recognitione* vt possit morari extra *dominicum domini* videlicet apud Sparsholte quamdiu domino placuerit et venire ad turnum de Hocke per annum et manere nativus

domini de Craule vt prius per plegium Johannis Starlynge Smythe. Summa iij s. iiij d.

Ciminum. Et de j libra Cimini de redditu Michaelis Skyllynge pro j crofto vocato le howe nuper Johannis Esteneye. Et liberata Thesaurario de Woluesey super scaccarium. Et eque.

Exitus terrarum et tenementorum in manibus domini existentium. Et de xxij s. de exitu j virgate terre native et xxij acrarum terre purpresture que fuerunt Roberti Wodecote sic dimissarum Michaelo [sic] Skyllynge per finem per annum. Summa xxij s.

Venditio Operum. Et de iiij s. de Ricardo Chidden' pro operibus j ferlingi terre native nuper henrici Wodecote sic sibi relaxatis dum domino placuerit. Et de iiij s. de Rogero Couche nativo domini pro operibus j ferlingi terre native nuper Johannis Sely junioris prius Ade purs sic sibi relaxatis dum domino placuerit. Et de iiij s. de Ricardo Sely nativo domini pro operibus j ferlingi terre native quondam Roberti Sely vocati Bodyeslond sic sibi relaxatis dum domino placuerit. Et de iiij s. de Johanne Gybbes alias Johanne Rogere nativo domini pro operibus j ferlingi terre native nuper Johannis Sely senioris vocati Vaynes sic sibi relaxatis dum domino placuerit. Et de iiij s. de Johanne Whetelond pro operibus j ferlingi terre native nuper Johannis lange sic sibi relaxatis. Et de iiij s. de Ricardo Palmere pro operibus j ferlingi terre native nuper Willelmi Sewale prius Johannis Belle sic sibi relaxatis dum domino placuerit. Et de iiij s. de Johanne Sely filio Willelmi Sely nativi domini pro operibus j ferlingi terre native nuper Thome Corbet' prius Johannis Belle vocati Symond' sic sibi relaxatis dum domino placuerit. Et de iiij s. de Roberto Wayte nativo domini pro operibus j ferlingi terre native nuper Thome Aleyn prius Willelmi Hodeman' sic sibi relaxatis dum domino placuerit. Et de iiij s. de Thoma Dauy nativo domini pro operibus j ferlingi terre terre [sic] native quondam Rogeri lyght sic sibi relaxatis dum domino placuerit. Et de x s. de operibus iij ferlingorum terre native videlicet Willelmi hodeman' Rogeri Gybbes et Willelmi Fernehulle sic eisdem relaxatis causa inopie eorundem pro qualibet iij s. iiij d. Summa xlvj s.

Exitus manerii. Et de x s. iiij d. de pannagio porcorum customariorum ad festum sancti Martini. Et de xvj s. de pannagio vaccarum et bouiculorum ad turnum de hocke sic dimisso hoc anno. Et de xvij s. vj d. de iij acris dimidia subbosci in Northewode hoc anno venditis precium acre v s. De scruggis ibidem nichil hoc anno venditis. De pastura in Drakenorthe nichil hic quia pertinet firmario. Et de v s. de pastura in Trendle et holyngdane sic tenentibus hoc anno vendita. De porcis agistatis in stepulis domini nichil quia pertinent firmario. De pastura fossati circa Curiam nichil pro simili et pro multonibus domini in estate. De pastura in lokfurlange et makfurlange nichil pro simili. De

pastura in Bashamle nichil *pro simili*. Et de iij s. iij d. de pastura in Sherte sic vendita homagio hoc anno. De pastura vocata Bewes circa bartonam bercarie nichil *pro simili et pro bidentibus domini*. De pastura in Pytteshille nichil *quia pro bidentibus omnino*. Et de ix d. de diuersis tenentibus *pro bidentibus in falda customariorum excedentibus certum numerum xxv hoc anno*. De aucis neque de caponibus nichil hic *quia pertinent firmario*. Et de xv s. vj d. de iij^{xx} xij gallis et gallinis de chursetto in foro vt extra venditis. De x d. de cc ouis gallinarum nichil hic *quia pertinent firmario*. Et de ij d. de Corrio j equi de extrahura de morina vt extra vendito. Et de xxiiij s. j d. de pellibus lanutis xlvj multonum iij hurtardorum xlvj matricium et c xxij hogastorum de morina vt extra ante tonsionem venditis precium pellis multonis ij d. hurtardi et matricis j d. ob. et hogastri j d. Et de iij s. iij d. de pellibus nudis xxxj multonum j hurtardi et xx matricium de morina post tonsionem vt extra precium pellis j d. Et de iij s. ix d. de pellibus cc lxxj agnorum de morina ante tonsionem vt extra venditis in grosso. Et de j d. ob. de pellectulis xvij agnorum de morina post tonsionem vt extra venditis in grosso. Et de ij s. j d. de ij clavis dimidio lane fracte de Collectione bercarie ad tonsionem venditis vt extra. Et de vj d. de iij libris lane agnorum vt extra hoc anno venditis precium libre j d. ob. De lactagio ouium motricium nichil *quia non lactabantur hoc anno*. Et de iij s. iij d. de firma Cuniculorum in Northewode per annum. Et de vj li. xij s. iij d. de firma Manerii et omnium terrarum dominicalium pratorum et pasturarum ad husbandriam pertinentium sic dimissorum Wilhelmio Sely ad terminum octo annorum hoc anno primo. Summa xj li. j d. ob.

Venditio bladi. Et de lx s. de xij quarteriis frumenti hospicio domini hoc anno venditis precium quarterii v s. Et de lxj s. vj d. ob. q. de xij quarteriis ij bussellis j pecco et dimidio frumenti in foro vt extra venditis precium quarterii v s. Et de vij li. xvij s. j d. ob. de lij quarteriis iij bussellis ordeï in foro vt extra venditis precium quarterii iij s. Et de xxxvj s. xj d. ob. de xxj quarteriis v bussellis auenarum in foro vt extra venditis precium quarterii xx d. Summa xv li. xiiij s. viij d. ob. q.

Venditio stauri. Et de xij d. de j vitulo de extrahura vt extra vendito. Et de xliij s. iij d. de xl multonibus kebbatis ante tonsionem in foro vt extra venditis precium capitis xij d. Et de xxiiij s. de xxxij matricibus kebbatis post tonsionem vt extra venditis precium capitis ix d. Et de xxix s. ix d. de xlij hogastis de peioribus extractis fecundis¹ post tonsionem in foro vt extra venditis precium capitis viij d. ob. De xx s. de exitu j suis nichil hic *quia pertinet firmario*. Summa iij li. xvij s. j d.

¹ Compare; Hurtardi. . . In venditis vt infra *quia lana grossa extractis post tonsionem quia inuilibus pro stauo iij*. MS., P. R. O., Ecclesiastical Commission, Various, 159443, memb. 22.

Fines et maritagia. Et de xiiij s. iiij d. de Tuthtingpenny ad Turnum sancti martini et hocke. Et de vj s. de Roberto filio Roberti Wayte nativo domini pro j messuagio dimidie virgate terre native in Craule in parte australi ex reddicione Roberti Dauy nativi domini habendo. Et de ij s. de Roberto Dauy nativo domini pro licencia habenda trahendi moram extra dominicum domini apud Sparsholte et venire ad turnum de hocke vt prius. Summa xxj s. iiij d.

Perquisita Curie. Et de iij s. v d. de perquisitis turni sancti Martini. Et de v s. ij d. de perquisitis turni de hocke. Et de vj s. de perquisitis Curie tente per ballium inter dictos ij turnos. Et de iij s. viij d. de perquisitis Curie tente per ballium post dictum turnum de hocke. Summa xvij s. iij d.

Venditio super Compotum. Et de viij li. xij s. vij d. q. de diuersis rebus super compotum vt extra venditis. Summa viij li. xij s. vij d. ob. [sic] Summa totalis Receptarum cum areragiis lxvij li. vij s. iiij d. ob.

De Custubus Carucarum nichil hic quia pertinent firmario.

Empcio bladi et stauri. In cc xl agnis post tonsionem in foro vt extra emptis precium capitis x d. x li. Summa x li.

Custus Bercarie. In stipendiis iij Carpentariorum de nouo grundsillandorum bercariam orientalem pro maiori parte per x dies quolibet capiente per diem v d. xij s. vj d. In stipendio j Carpentarii de nouo cum meremio domini grundsillantis residuum eiusdem bercarie orientalis ad tascham cum ballivo facientis necnon afforciantis et emendentis lez Rakkes in eadem bercaria v s. j d. In dicto meremio ad idem et virgis pro parietibus prostrandis et in carectis cariantis ij s. x d. In dicto meremio in Carectis de Northewode vsque bercariam per v dies cariendo dando pro carecta per diem xvj d. vj s. viij d. In solutis pro stipendio vnus Cementarii de nouo pynnantis dictam bercariam vndique in circuitu ad tascham cum ballivo factam iij s. v d. In luto ad idem fodiendo et lucrando viij d. In clauis pro lez Rakkes affirmandis emptis ij d. In solutis pro j Carectario conductore pro cilicibus et aqua pro le pynnyng domus cariantis per ij dies capiente per diem xiiij d. ij s. iiij d. In solutis pro stipendio j hominis brudantis dictam domum in circuitu per vj dies capientis per diem iiij d. ij s. In solutis pro stipendio j carectarii per ij dies et dimidium pro dictis virgis ad idem de Northewode cariantis capientis per diem xij d. ij s. vj d. In ij Carectatis pisarum pro matricibus hoc anno emptis dando pro caretata ij s. iiij s. In xx perticis haye apud bercariam inter Croftam mul-tonum et le brodecrofte hoc anno claudendis pro perticam ob. x d. Summa xliij s.

Custus Domorum. In solutis pro stipendio vnus tegulatoris tegentis cum tegulis super australem partem aule totaliter discooperte per xvj dies capientis per diem v d. vj s. viij d. In MCC tegulis planis ad idem

emptis *precium* Mille vj s. viij d. viij s. In solutis pro eisdem tegulis de Muchelmersshe vsque Manerium cariandis qui distant inter se pro vij milliaria ij s. In dc latthis ad idem emptis *precium* centene vj d. iij s. In iij m latthnayllis ad idem emptis *precium* Mille xiiij d. iij s. vj d. In md tylepynnes ad idem emptis *precium* Mille ij d. iij d. In ij Ouesbordes ¹ ad idem emptis iij d. In Euesbord-nayllis ad idem emptis j d. ob. In iij quarteriis calcis vstulate ad idem emptis *precium* quarterii vj d. ij s. In x bussellis zabuli ad idem emptis x d. In stipendio vnus cementarii conductoris pro bouaria et stabulis subter lez grundsilles scrutantis et pynnantis per vij dies capientis per diem v d. ij s. xj d. In viij carectatis Cilicum ad idem colligendis et cariandis dando pro Carectata ij d. xvj d. In v carectatis luti ad idem fodiendis et Cariandis x d. In iij bussellis zabuli ad idem emptis iij d. In ij quarentenis et x perticis haie circa copicium in Northwode hoc anno claudendis dando pro quarentena xx d. iij s. ix d. Summa xxxv s. x d. ob. et cetera.

Trituratio et Ventulatio. In xxxix quarteriis iij bussellis iij peccis frumenti j quarterio vij bussellis: Curalli iij quarteriis pisarum et iij quarteriis vscarum trituran-dis ad tascham dando pro quarterio iij d. xij s. j d. In lxxvj quarteriis iij bussellis orde trituran-dis ad tascham dando pro quarterio ij d. xij s. viij d. ob. q. In xxxviij quarteriis v bussellis auenarum trituran-dis ad tascham dando pro quarterio j d. ob. iij s. x d. In toto blado predicto ventulando ad tascham cuius Summa continet c lxiiij quarteria ij bussellos iij pecca dando pro singulis iij quarteriis j d. iij s. vj d. ob. Summa xxxiiij s. ij d. q. De Custubus (?) autumpnibus nichil hic quia pertinent firmario.

Expense senescalli terrarum et superuisoris. In expensis Ricardi Waller armigeri senescalli terrarum domini et Magistri Ricardi Eweyn superuisoris tenencium Turnos sancti Martini et hocke per ij billas sigillatas xij s. x d. Summa xij s. x d.

Feodum balliui. In feodo Ricardi Newport armigeri balliui ibidem per j annum integrum capientis secundum Ratam x marcarum per annum xxvj s. viij d. Residuum capit in aliis maneriis. Et in feodo eiusdem balliui anno precedenti non allocantur xxvj s. viij d. Summa liij s. iij d.

Expense forinsece nullum. Summa Omnium expensarum xix li. ij d. ob. q. Et debet xlviij li. vij s. j d. ob. q.

Allocatio sine brevi. Inde allocantur eidem de diuersis superoneribus et disallocationibus tam interius quam exterius in hoc presenti computo sibi factis lj s. j d. ob. q. Summa lj s. j d. ob. q.

Allocatio per breve. Et in denariis liberatis Willelmo Porte Thesaurario de Woluesey ad manus Magistri Thome Walkyngton' Thesaurarii

¹ For eavesboards.

hospicii domini vt in precio xij quarteriorum frumenti precium quarterii [v s.]¹ eidem hospicii liberatorum prout patet per euidenciam eiusdem hospicii super hunc compotum ostensam et examinatam lx s. Summa lx s.

Liberacio Denariorum. Et in denariis liberatis Willelmo Porte Thesaurario de Wolueseia per manus Willelmi Sely nuper prepositi de arreragiis vij li. vj s. viij d. Et eidem Thesaurario per manus eiusdem Willelmi grangiatoris ibidem hoc anno de exitibus liij s. iiij d. Et eidem Thesaurario per manus eiusdem Willelmi Sely firmarii ibidem hoc anno de exitibus vj li. xiiij s. iiij d. Et eidem Thesaurario per manus Johannis Dauby Collectoris redditus ibidem hoc anno. De nouis exitibus huius anni xv li. vj s. viij d. Summa xxxij li. Summa allocationum Solutionum et liberationum xxxvij li. xj s. j d. ob. q. Et debet adhuc x li. xvj s. Vnde super Willelmum Sely nuper prepositum ibidem de arreragiis anni precedentis nichil. Super eundem Willelmum Sely grangiatorem ibidem hoc anno de exitibus huius anni ix li. Super eundem Willelmum Sely firmarium ibidem hoc anno de exitibus huius anni nichil. Et super Johannem Dauby Collectorem redditus ibidem hoc anno de exitibus huius anni xxxvj s.

Frumentum. Willelmus Sely firmarius et grangiator ibidem respondet de xxxix quarteriis iij bussellis iij peccis frumenti de toto exitu grangiatoris mensura rasa trituralis ad tascham. Et oneratur de xvij quarteriis v bussellis vt respondet separatim iiij^{to}.² Summa lviiij quarteria j bussellus. De quibus in semine super lx acras terre per perticam in Shepehousfelde alias Estfelde xv quarteria super acram ij busselli. In pane furniato pro expensis Ricardi Waller armigeri senescalli et Magistri Ricardi Eweyn' superuisoris terrarum domini tenentium turnos sancti Martini et hocke per ij billas sigillatas j bussellus j peccum et dimidium. In vendicis hospicio domini xij quarteria. In venditis in foro vt infra xij quarteria ij busselli peccum et dimidium. Et super compotum xvij quarteria v busselli pro iiij li. x d. q. Summa que supra. Et eque.

Curallum. Et de j quarterio viij [sic] bussellis Curalli de exitu dicti frumenti trituralis ad tascham. Et venduntur vt infra. Et nichil remanet

Ordeum. Et de lxxvj quarteriis iij bussellis ordeï de toto exitu grangie mensura rasa trituralis ad tascham. Et oneratur de xix quarteriis v bussellis vt respondet separatim iiij^{to}. Summa iiij^{xx} xvj quarteria. De quibus in semine super xlvij acras terre per perticam in Greneweyesfelde

¹ Left blank, obviously v s.

² Apparently the full expression is Et oneratur de xvij quarteriis v bussellis super compotum ut respondet separatim iiij^{to}. See above, § 6, p. 15.

xxiiij quarteria super acram iiij busselli. De liberacione famulorum nichil quia per firmarium. In vendicis in foro vt infra lij quarteria iiij busselli. Et super compotum xix quarteria v busselli pro lviiij s. ix d. ob. Summa que supra. Et eque.

Pise. Et de iiij quarteriis pisarum de exitu grangie mensura rasa trituras ad tascham. Et de vj quarteriis de eodem exitu per estimationem in siliquis. Summa ix quarteria. De quibus in semine super xij acras terre per perticam in Bastnorthbury iiij quarteria super acram ij busselli. In sustentatione ouium matricium tempore agnellationis per estimationem in siliquis vj quarteria. Summa que supra. Et eque.

Vesce. Et de iiij quarteriis vscarum de exitu grangie mensura rasa trituras ad tascham. Et de viij quarteriis de eodem exitu per estimationem in siliquis. Summa xij quarteria. De quibus in semine super xvj acras terre per perticam in Bastnorthbury iiij quarteria super acram ij busselli. In sustentatione bidentium equorum et auerorum domini in yeme per estimationem in siliquis viij quarteria. Summa que supra. Et eque.

Auene. Et de xxxviij quarteriis v bussellis auenarum de exitu grangie mensura rasa trituras ad tascham. Et de v quarteriis de eodem exitu per estimationem in garbis. Et oneratur de xx quarteriis iiij bussellis vt respondet separatim iiij^{to}. Summa lxiiij quarteria. De quibus in semine super xxxij acras terre per perticam in haselfurlange xvj quarteria super acram iiij busselli. In prebenda matricium tempore yemali per estimationem in garbis v quarteria. De prebenda bouum equorum et affrorum in yeme nichil hic quia per firmarium. In prebenda Ricardi Waller senescalli et magistri Ricardi Eweyn' superuisoris terrarum domini tenencium turnos sancti Martini et hocke per ij billas sigillatas j quarterium. In venditis in foro xxj quarteria v busselli. Et super compotum xx quarteria iii busselli pro xxxiiij s. xj d. ob. Summa que supra. Et eque.

Liberatio famulorum nullum quia per firmarium.

Summa acrarum hoc anno seminatarum c lxviij acre.

Equi. Et de iiij equis de remanentibus. Et de j de extrahura superannato. Summa iiij. De quibus in morina de extrahura j. Et remanent iiij equi precium capitis xiiij s. iiij d. in manibus dicti firmarii ad reliberandum in fine termini sui vel precium eorundem ad voluntatem domini.

Afri. Et de iiij affris de remanentibus. Summa iiij. Et remanent iiij affri precium capitis vj s. viij d. in manibus dicti firmarii ad reliberandum vt supra.

Boues. Et de xvij bobus de remanentibus. Summa xvij. Et remanent xvij boues precium capitis xj s. in manibus dicti firmarii ad reliberandum vt supra.

De Tauris vaccis bouettis Bouiculis et Annalibus nullum.

Vituli. Et de j vitulo prouento de extrahura superannato. Et venditur vt infra. Et nichil remanet.

Multones. Et de d vj multonibus de remanentibus. Et de iiij^{xx} x de hogastris inferius adiunctis post tonsionem. Summa d iiij^{xx} xvj. De quibus in morina ante tonsionem in verolle et rubio morbo xlvj vnde iiij kebbati. In adiunctis cum matricibus inferius quia fecundis euntibus in numero multonum post tonsionem ix. In morina post tonsionem in verolle xxxj vnde ij kebbati. In venditis in foro vt infra ante tonsionem xl kebbati. Summa c xxvj. Et remanent cccc lxx multones pro stauero.

Hurtardi. Et de xij hurtardis de remanentibus. Et de iij de hogastris inferius adiunctis post tonsionem. Summa xv. De quibus in morina ante tonsionem iiij. In morina post tonsionem j kebbatus. Summa v. Et remanent x hurtardi pro stauero.

Matrices. Et de ccc iiij^{xx} xij matricibus de remanentibus. Et de ix receptis de falda multonum supra post tonsionem euntibus ibidem in numero multonum. Et de xlvj de hogastris inferius adiunctis post tonsionem. Summa cccc xlix. De quibus in morina in verolle et in rubio morbo ante tonsionem xlvj vnde v kebbati et vnde ante agnellacionem xvj. In morina post tonsionem xx vnde x kebbati. In venditis in foro vt infra post tonsionem xxxij. Summa iiij^{xx} xviiij. Et remanent ccc lj matricibus pro stauero.

Hogastri. Et de ccc iiij hogastris de remanentibus agnorum. Summa ccc iiij. De quibus in morina in verolle et rubio morbo ante tonsionem c xxij. In adiunctis supra cum multonibus iiij^{xx} x cum hurtardis iij cum matricibus xlvij. In venditis in foro vt infra de peioribus extractis fecundis post tonsionem xlij. Summa que supra. Et eque.

Agni. Et de ccc xxxij agnis de exitu dictarum ouium matricium et non de pluribus quia xvj matricibus moriebantur ante agnellacionem ix matricibus recepte de falda multonum adiungebantur post tempus agnellacionis xlvij hogastri adiungebantur post tempus agnellacionis xxj proiecerunt agnos suos abortiuos et xxiiij fuerunt steriles hoc anno. Et de cc xl agnis in foro vt extra hoc anno post tonsionem emptis. Summa d lxxij. De quibus In morina ante separacionem et tonsionem cc lxxj. In decima vj et non de pluribus quia cc xl de empcis non decimantur hic. In Consuetudine prepositi fabri bercarii multonum et bercarii ouium matricium iiij. In morina post tonsionem et post separacionem xviiij. Summa cc iiij^{xx} xix. Et remanent cc lxxiiij agni triati pro stauero.

Vellera. Et de velleribus cccc xx multonum viij hurtardorum ccc xlvj matricium et c iiij^{xx} ij hogastorum prouentorum ad tonsionem hoc anno. Summa dcccc lvij. De quibus In decima iiij^{xx} xvj vellera In liberatis Thesaurario de Woluesey dccc lxj vellera ponderantia ij saccos xxxvj clavos. Summa que supra. Et eque.

Lana fracta. Et de ij *clavis dimidio* lane fracte de collectione *bercarie* ad *tonsionem* hoc anno. Et *venduntur* vt *infra*. Et *nichil remanet*.

Correum. Et de *Correo* vnus equi de *extrahura* de *morina* vt *supra*. Et *venditur* vt *infra*. Et *nichil remanet*.

Pelles lanute. Et de *pellibus lanutis* xlvj *multonum* iiij *hurtardorum* xlvj *matricium* et c xxij *hogastorum* de *morina* vt *supra* ante *tonsionem*. Et *venduntur* vt *infra*. Et *nichil remanet*.

Pelles nude. Et de *pellibus nudis* xxxj *multonum* j *hurtardi* et xx *matricium* de *morina* vt *supra* post *tonsionem*. Et *venduntur* *infra*. Et *nichil remanet*.

Pelles agnorum. Et de *pellibus* cc lxxj *agnorum* de *morina* vt *supra* post *tonsionem*. Et *venduntur* vt *infra*. Et *nichil remanet*.

Pellectule. Et de *pellectulis* xvij *agnorum* de *morina* vt *supra* post *tonsionem*. Et *venduntur* vt *infra*. Et *nichil remanet*.

De Apris nullum de *remanentibus*.

Sues. Et de j *sue* de *remanente*. *Summa* j. Et *remanet* j *sus precium* iiij s. in *manibus dicti* *firmai* ad *reliberandum* in *fine termini* sui.

De porcis et hoggettis nullum.

De porcellis de *exitu dicte* *suis* *nichil* *hic* *quia* *pertinent* *firmario*.

Auce. Et de j *ancere* et iiij *aucis* *marioles* de *remanentibus*. *Summa* v. Et *remanent* j *ancer* et iiij^{or} *auce* *mariole* *precium capitis* iiij d. ad *reliberandum* vt *supra*.

Capones. Et de xxiiij *caponibus* de *remanentibus*. *Summa* xxiiij. Et *remanent* xxiiij *capones* *precium capitis* iiij d. in *manibus dicti* *firmai* ad *reliberandum* vt *supra*.

Galli et galline. Et de j *gallo* et v *gallinis* de *remanentibus*. Et de c xxv de *chursetto* *customariorum* ad *festum sancti Martini*. *Summa* c xxxj *De quibus* In *defectu terre* *le Straunge tracte* in *dominium* per *annum* iiij. In *defectu terre* *Willelmi* de *Curia* *pro consimili* iiij. In *defectu terre* *Roberti* de *Crouche* *pro consimili* iiij. In *defectu terre* *porcarii* *pro consimili* iiij. In *defectu terre* *Ricardi* *vaccarii* iiij *pro consimili*. In *defectu terre* *Ricardi* *Knave* *pro consimili* iiij. In *defectu* *chursetti* *terre* *Thome* *Roger* *alias* *Gibbes* *Roberti filii* *Roberti* *Wayte* *Thome* *Dauy* *Johannis filii* *Willelmi* *Sely* *quia* *viduarii* et *vidue* et *non coniugati* viij *cuiuslibet* *eorum* ij. In *venditis* in *foro* vt *infra* iiij^{xx} xij. *Summa* c xxv. Et *remanent* j *gallus* et v *galline*.

De pulcinis de *exitu* *gallarum* *predictarum* *nichil* *quia* *pertinent* *firmario*.

De ouis de *exitu* *dictarum* *gallarum* *nichil* *pro simili*.

Vtensilia. Et de iiij *Carucis* cum iiij *paribus* *ferramentorum* et *toto* *apparatu ferri* *pro* xvj *bobus* *precium* in *toto* xx s. ij *herciis* cum *cauillis* *ferreis* *precium* *inter* *se* ij s. vj d. iiij *herciis* *ligni* *precium* *inter* *se* xvij d.

j semilione *precium* viij d. j bussello j pecco ferro ligatis *precium* inter se xvij d. j ventilabro *precium* xij d. ij saccis *precium* inter se xiiij d. j sporta bladifera *precium* xij d. j Carecta ferro ligata cum corpore et scala *precium* xvj s. viij d. j Cella Carectaria *precium* viij d. vj Coleris *precium* inter se iiij s. iiij paribus tractuum *precium* inter se iiij s. iiij d. j corda caretaria *precium* xx d. iiij Capistris Correi *precium* inter se xvij d. ij Capistris canabi nullius valoris. Et de j olla enea continente v lagenas *precium* vj s. viij d. j posneto nullius valoris j patella enea continente v lagenas nullius valoris j patella enea continente xij lagenas *precium* ij s. j lache nullius valoris j vate pro daire nullius valoris j Cuba nullius valoris j tripode ij formis pro casiis j tribulo ferrato j cenevectorio et xij cracches non appreciatis quia nullius valoris j cribro et j ridello *precium* inter se v d. de remanentibus. Et hec omnia remanent in Manibus dicti firmarii ad reliberandum in fine termini sui vel *precium* eorundem et cetera.

Vtensilia fabri. Et de j magno anfeldo j Pykehorne ferrat' non ponderatis j pari de belowes et ij forehamers j handehamer ij paribus tonges j pari pynsceris j Wasshe[r] j herthstaf' j bbtre et j Cawcer ferri ponderantibus in toto in toto [sic] inter se xlvj libras. Et hec omnia remanent.

Opera Custumaria. Arura. Et de arura xxv acrarum terre proueniente de j Custumario tenente ij virgatas terre xj virgataris et xiiij semiuirgataris in Craule in parte Australi quorum quilibet Carucam habens integram arabit j acram ad sementem yemalem vel quadragesimalem percipiente de domino pro arura cuiuslibet acre j d. Summa xxv opera. De quibus In acquietancia j prepositi tenentis j virgatam terre in parte australi arura de j acra. In defectu xv Custumariorum qui non habent Carucam integram hoc anno xiiij acre. In terris domini arandis x acre sicut iacent que faciunt v acras per perticam. Summa que supra. Et eque.

Herciatura. Et de herciatura iiij^x x acrarum terre per perticam proueniente de dicto Custumario tenente ij virgatas terre qui herciabit viij acras xj virgataris et xiiij semiuirgataris in Craule in parte australi j semiuirgatorio in Wodecote quorum quilibet herciabit ij acras iiij Cotagiis in Craule in parte boriali quorum quilibet herciabit iiij acras xvij ferlingis terre in Craule in parte boriali quorum quilibet herciabit j acram j virgata et dimidia in Wodecote que herciabunt vj acras sicut iacent siue habuerint equum siue non et eas seminabunt et semen in grangia domini in propriis saccis querent percipientibus de domino x virgas Cornli pro hernesio suo. Summa iiij^x x acre. De acquietancia vnus prepositi tenentis j virgatam terre herciatura iiij acrarum. In acquietanciis j fabri iiij Carucariorum et iiij bercariorum quolibet tenente

j ferlingum terre herciatura viij acrarum. In acquietancia j ferlingi terre henrici Wodccote j ferlingi terre Johannis Sely j ferlingi terre Roberti Sely j ferlingi terre Willelmi Vayne j ferlingi terre Johannis lange ij ferlingorum terre Johannis Belle j ferlingi terre Johannis hode-man' et j ferlingi terre Johannis Mullewarde quorum opera vendebantur infra in denariis herciatura ix acrarum. In terris dominicalibus ad semen auenarum hoc anno herciandum lxx acre sicut iacent que faciunt xxxiiij acras et dimidiam per perticam. Summa que supra. Et eque.

Portacio falde. Et de lxxv operibus prouenientibus de xxv Custumariis in Craule in parte australi quorum quilibet portabit v clates ad faldam domini de campo in Campum quociens neccesse fuerit ad mouendum. Et estimatur quod fieri poterit communibus annis per iij dies. Et si dominus plura opera indigeat plura operentur. Summa lxxv opera. De quibus In acquietancia vnus prepositi iij opera. In falda domini hoc anno de campo in Campum portanda lxxij opera. Summa que supra. Et eque.

Cariacio et implicacio fimbrum. Et de ciiij^{xx} operibus cariacionis et implicacionis fimorum prouenientibus de xxv Custumariis in parte australi de Craule iij Cotagiis in parte boriali et ij custumariis in Wodecote quorum quilibet inueniet j operarium cum equis et carectis pro fimis in Carectis implendis et vsque in Campum cariandis quousque totaliter percarietur pro quolibet vj opera. Et estimatur quod fieri poterit communibus annis per vj dies. Et si dominus plura opera indigeat plura faciantur etcetera. Et si tantum non indigeat pro paucioribus sint quieti. Et de vj operibus implicacionis prouenientibus de j Custumario qui inueniet j hominem pro carecta cum fimis implenda per tempus predictum. Summa c iiij^{xx} vj opera. De quibus In acquietanciis vnus prepositi et j bercarie xij opera. In fimis in Carectis implendis et in campum cariandis c lxxiiij opera. Summa que supra. Et eque.

Falcacio Prati de Woluesey. Et de l operibus falcacionis spargacionis leuacionis mulliones cariacionis et tassacionis feni prouenientibus de xxv Custumariis in Craule in parte australi et xxv Custumariis in parte boriali qui in communi falcabunt spargent leuabunt mulliones cariabunt et tassabunt fenum vj acrarum prati domini in Woluesey nichil pro eodem percipiendo. Summa l opera. De quibus In acquietanciis vnus prepositi j fabri iij Carucariorum et iij bercariorum viij opera. In feno predicto vj acrarum prati domini de Woluesey falcando spargendo leuando mulliones cariendo et tassando xlij opera. Summa que supra. Et eque.

Cariacio bosci. Et de xxiiij operibus cariacionis bosci de remanentibus. Et de xxv operibus cariacionis bosci prouenientibus de xxv Custumariis de Craule in parte australi quorum quilibet cariaabit j Carecta-

tam bosci vsque Wolusey contra festum Natalis domini nichil pro eodem percipiendo. Summa xlix opera. De quibus In acquietancia j prepositi j opus In bosco vsque Wolusey cariendo contra festum Natalis domini. Summa j. Et remanent xlvij opera.

Locio et tonsio bidentium. Et de c operibus locionis prouenientibus de l Custumariis in Craule et Wodecote quorum quilibet inueniet j operarium pro bidentibus domini leuandis. Et estimatur quod fieri poterit communibus annis per ij dies. Et si dominus plura opera indigeat plura faciantur quousque totaliter perficitur. Et de c iiij^{xx} xv operibus tonsionis prouenientibus de predictis l Custumariis quorum j inueniet per diem iiij operarios j per diem iij operarios x quilibet eorum per diem ij operarios et xxxviij quilibet eorum per diem j operarium pro bidentibus domini tondendis. Et estimatur quod fieri poterit communibus annis per iij dies. Et si dominus etcetera. Et si tantum etcetera. Et de ij operibus Consionis[sic] prouenientibus de ij Custumariis in Northe Craule quorum vterque inueniet j operarium per j diem pro bidentibus domini tondendis vt supra. Summa cc iiij^{xx} xvij opera. De quibus In acquietancia vnus prepositi viij opera. In acquietanciis j fabri iij bercariorum et iij Carucariorum xxxv opera cuilibet v opera. In defectu j virgate j semiuirgate ac j Cotagii in Wodecote quia in manibus domini xxxviij [sic] opera cuilibet ix opera. In bidentibus domini lauandis et tondendis cc xxvij opera. Summa que supra. Et eque.

Precaria Autumpnalia. Et de cc lv operibus precariis prouenientibus de xlvij Custumariis in Craule et Wodecote quorum j inueniet iiij operarios ad iij precaria per iij dies j inueniet iij operarios xxxij quilibet illorum ij operarios et xiiij quilibet illorum j operarium ad predicta iij precaria in autumpno pro bladibus domini metendis ligandis et adimandis ad cibum domini. Et de iiij operibus precariis prouenientibus de ij Custumariis quorum vterque inueniet j operarium ad iij precaria ad cibum domini vt supra. Et de iij operibus precariis prouenientibus de iij Custumariis quorum quilibet inueniet j operarium ad j precarium ad cibum domini vt supra. Summa cc lxij opera. De quibus In acquietanciis j prepositi iij Carucariorum et iij bercariorum xlij opera cuilibet vj opera. De acquietancia j Wodwardi nichil quia nullus hoc anno. In acquietancia j fabri iij opera. In acquietanciis ix ferlingorum terre quorum opera vendita vt supra liiij opera cuilibet vj opera. In acquietanciis j virgate terre et j semiuirgate terre in Wodecote quia in manibus domini xij opera. In defectu j cotagii in Wodecote quia in manibus domini ij opera. In acquietancia j ferlingi terre nuper Johannis Sely quia in manibus domini iij opera. In xl acris frumenti metendis ligandis et adimandis c xlvj opera. Summa que supra. Et eque.

Opera Autumpnalia. Et de dcccc l operibus autumpnalibus prouenientibus de xix Custumariis in Northe Craule quorum quilibet operabit

j opus quolibet die operabili inter gulam augusti et festum sancti Michaelis exceptis diebus festiuis in quibus operari non debent et quando metent debent metere pro j opere dimidium acram frumenti ordeï pisorum vel vesciarum vel j acram auenarum sicut iacent percipientibus de domino pro messione ligacione et adimacione cuiuslibet acre j garbam. Summa dcccc l opera. De quibus In acquietanciis iij Carucariorum et iij bercariorum cc opera. In acquietanciis iij ferlingorum terre in Northe Craule quorum opera relaxata de antiquo c l opera. In acquietanciis ix ferlingorum terre superius vendita dum domino placuerit cccc l opera cuiuslibet l opera. In acquietanciis iij ferlingorum operabilitum qui solunt pro operibus autumpnalibus vt patet infra eisdem relaxata causa inopie eorundem c l opera. Summa que supra. Et eque.

Cariacio bladorum. Et de c l operibus cariacionis bladorum prouenientibus de xxv Custumariis in Craule quorum quilibet cariaabit bladum domini donec totaliter intrentur. Et estimatur quod fieri poterit communibus annis per vj dies. Et si dominus plura etcetera. Et si tantum etcetera. Summa c l opera. De quibus In acquietancia vnus prepositi vj opera. In bladis domini variandis hoc anno c xliiij. Et eque.

Tassacio bladorum. Et de vj operibus tassacionis bladorum prouenientibus de j Custumario in Suthe Craule qui inueniet j hominem pro bladis domini tassandis donec totaliter tassentur. Et estimatur quod fieri poterit communibus annis per vj dies. Et si dominus etcetera. Et si tantum non indigeat etcetera. Summa vj opera. Et totum computatur in bladis domini tassandis. Et eque.

Opera yemalia. Et de md lvij operibus yemalibus prouenientibus de xix Custumariis in Northe Craule quorum quilibet operabit qualibet septimana inter festum sancti Michaelis et gulam augusti ij opera exceptis inde iij septimanis festiuis videlicet natalis domini Pasche et Pentecostes in quibus non operabunt nec superius onerantur in capite videlicet de quolibet iij^{xx} ij opera et quando triturant quilibet triturbabit iij bussellos frumenti v bussellos ordeï iij bussellos pisorum vel vescarum vel vj bussellos auenarum pro j opere et valet opus ob. q. Summa md lvij opera. De quibus In acquietanciis iij Carucariorum et ij bercariorum cccc x opera cuiuslibet iij^{xx} ij opera. In acquietanciis iij ferlingorum terre quorum opera relaxata de antiquo vt supra cc xlvj opera cuiuslibet iij^{xx} ij opera. In acquietanciis ix ferlingorum terre infra vendita ad voluntatem domini dcc xxxviiij opera cuiuslibet iij^{xx} ij opera. In acquietancia j ferlingi terre nuper Johannis Sely vt supra iij^{xx} ij opera. In defectu operum j ferlingi terre nuper Johannis Sely quia in manibus domini pro defectu tenentis iij^{xx} ij opera. Summa que supra. Et eque.

Opera facienda in communi.¹ Et sciendum quod omnes Custumarii in Northe Craule portabunt literas uel brevia vsque Merdonam vel Ouer-

¹ Possibly communibus.

tonam quociens necesse fuerit. Et eciam cariabunt j quarterium auenarum vsque Woluesey pro mora domini ibidem cum ij Custumariis in Wodecote. debent eciam claudere et sustinere in communi cum auxilio omnium Custumariorum in Suthekraule xvj perticas palicii circa parcum de Waltham debent eciam querere et cariare cum equis et caretis suis fenum pro aueriis domini vbicumque emptum fuerit Ita quod possint ire et redire per j diem. Et debent predicti Custumarii de Suthekraule in communi invenire v homines ad colligendum poma in gardino de Waltham et debent cariare lanam et caseum domini vsque Hamptoniam uel Bitterne. Et si dominus voluerit aliquam domum edificare debent querere meremium et cariare vsque Craule etcetera.

§§ 26. Accounts of the Farmer of the Demesne Lands and Stock and of the Collector of Rents, 29 Sept., 1503 — 28 Sept., 1504.

This document is made up of (1) a joint account of the farmer and the collector of rents and (2) the grain account of the farmer. The second is a simple statement of the grain which the farmer had received from the lord, only sixty-two quarters in all. Doubtless this represented a dwindling in grain cultivation during the period 1450-1500.

The joint account runs on pretty much like the old reeve's account of the earlier period. The reeve himself has receded into the background. He still existed and received an acquittance of 5s. which was the rental of his tenement. Whether he was identical with the collector of rents is not clear.

The chief receipts are from the fixed rents and the farm of the demesne lands and stock. The 'yield of the manor' has gone down to 38s. 10d. It consisted of pannage, agistment, pasture, and churchscot. The fact that pasture was still included is indicative of the fact that fairly early in Crawley's history the lord had fields, or rather furlongs, which he used for his own purposes, whether for tillage or pasture. All but one of these furlongs belonged to the farmer, but that does not mean that they belonged exclusively to him. Probably, as of old, they were in rotation given over, in whole or in part, to the tenants. And probably also they were in rotation used for arable and for pasture. The only clearly identified piece of permanent pasture is "le Short."

Although some of the underwood was given to the farmer, some of it was sold to the tenants for the repair of their buildings.

The lord still derived some income from the annual recognition of servile status. He permitted two men to go elsewhere, one to Abingdon, on condition that he be present at the tourn of Hocktide. In the earlier century two appearances a year were required.

The commutation of labor services was still a prominent, though not a lucrative, source of income. Twelve farthing holders of North Crawley paid 46s. in lieu of labor services. And twenty-four holders of virgates (double virgates and half virgates) of South Crawley paid 8s. to be free from the carriage of the lord's wood.

There were really two farms, or leases, one of the conies at 3s. 4d. a year for twenty-four years, and the other, the more important farm, of the demesne lands and stock, including buildings and all other things pertaining to husbandry, and including also all uncommuted services such as the carrying of manure and the washing and shearing of the sheep.

The second lease mentioned was made for thirty years, to begin apparently 29 September, 1491. It was in favor of Henry Couper, perhaps the son of John Couper who had held a twenty-one year lease beginning in 1487.¹ The amount paid was the same in both cases, but in the latter the lessee received 100 more ewes and 50 more hogasters. Whether he paid more for the lease is not known.

The farmer was apparently more active than the collector of rents, paying to the lord almost three times as much during the year. He seems to have collected the fixed rent.

William Wayte paid a fine for a farthing land in North Crawley and another for a virgate and 32 acres in addition in South Crawley. He was the lord's serf and he was inheriting the bondland possessed by his father. But in combining holdings in North and South Crawley, he was breaking up the old order of the manor. William Davy was doing the same thing, only his holding in South Crawley was smaller.

William Albroke is entered as defaulting on his rent. It is stated that he now pays in Mardon. This is a curious survival of

¹ See above §§ 23, pp. 466 ff.; also §§ 49, p. 545.

an entry found in the earliest account, for the year 1208-9, when it was said that his rent was rendered in Mardon,¹ not that he lived there. When William died, we shall probably never know. Probably it was in the twelfth century. But in the sixteenth, he was put down as living in a nearby village. This is typical of the stupid persistence of certain parts of manorial accounts which can safely be read for the later period only with the earlier well in mind.

CRAULEY²

Computus Henrici Couper Firmarii et Thome Dauy Collectoris redditus ibidem per tempus predictum.

Arreragium Nullum.

Redditus assisi. Sed respondent de lxiij s. vj d. de toto redditu assiso ibidem ad festum Natalis domini. Et de lxxvj s. x d. de toto redditu assiso ibidem ad festum pasche. Et de lxiij s. vj d. de toto redditu assiso ibidem ad festum Natiuitatis Sancti Johannis Baptiste. Et de c iij s. j d. de toto redditu Assiso de toto redditu assiso ibidem ad festum sancti Michaelis archangeli. Et de xx d. de incremento redditus iij acrarum terre de dominico domini in le Estfelde iuxta le pythille per annum. Summa xv li. ij s. vij d.

Annuales Recognitiones. Et de viij d. de Nicholao Gibbys de annuali recognicione sua vt possit morare [sic] extra libertates domini videlicet apud Abyngdoniam dum domino placuerit et venire ad Turnum de hocke annuatim et manere natius domini vt prius. Et de vj d. de Wilhelmo Stephyns de annuali recognicione sua ut possit morare extra libertates domini et venire ad turnum de hocke annuatim et manere natius domini ut prius. Summa xiiij d.

Ciminum. Et de iij d. de precio j libre Cimini de redditu Johannis Skyllynge pro vna Crofta vocata le howe nuper Johannis Estwey. Summa iij d.

Vendicio operum. Et de iij s. de Johanne Mille pro operibus j Ferlingi terre nuper Ricardi Chiddene quondam henrici Wodecote sic sibi relaxatis dum domino placuerit. Et de iij s. de Wilhelmo Couche alias Stephyns pro operibus j ferlingi terre native nuper Rogeri Couche nativi domini quondam Johannis Sely Junioris sic sibi relaxatis dum domino placuerit. Et de iij s. de Johanne plymton' pro operibus j ferlingi terre native vocate Bodyes londys nuper Ricardi Sely nativi domini sic sibi relaxatis dum domino placuerit. Et de iij s. de Thoma Gibbys pro operibus j ferlingi terre native nuper Johannis Johannis Gibbys nativi quon-

¹ See above, §§ 5, p. 189.

² MS., P. R. O., Ecclesiastical Commission, Various, 155852.

dam *Johannis Sely senioris* vocati *veynes* sic sibi *relaxatis* dum *domino* placuerit. Et de *iiij* s. de *Willelmo davy* pro operibus *j ferlingi* terre native nuper *Katerine Went* sic sibi *relaxatis* dum *domino* placuerit. Et de *iiij* s. de *hugone Carpynter* pro operibus *j ferlingi* terre native nuper *Willelmi Couche* nativi *domini* quondam *Ricardi palmer* sic sibi *relaxatis* per annum dum *domino* placuerit. Et de *iiij* s. de *Johanne davy* filio *Rogeri davy* pro operibus *j ferlingi* terre native nuper *Johannis Sely* filii *Willelmi Sely* nativi *domini* quondam *Thome Corbett* sic sibi *relaxatis* dum *domino* placuerit. Et de *iiij* s. de *Johanne Aleyn'* pro operibus *j ferlingi* terre native nuper *Roberti Wayte* nativi *domini* quondam *Thome Aleyn'* sic sibi *relaxatis* dum *domino* placuerit. Et de *iiij* s. de *Willelmo davy* pro operibus *j ferlingi* terre native nuper *Thome davy* quondam *Rogeri leigh'* sic sibi *relaxatis* dum *domino* placuerit. Et de *x* s. de operibus *iiij ferlingorum* terre native nuper *Willelmi hudmann* *Roberti Gibbys* et *Willelmi Farnehille* sic eisdem *relaxatis* causa inopie eorundem pro qualibet illarum *iiij* s. *iiij* d. modo tenet *Johannes Mille* sic sibi *relaxatis* dum *domino* placuerit. Summa *xlvj* s.

Vendicio Bosci. Et de *xlviij* s. *vj* d. de *precio ix acrarum et dimidie* subbosci *venditarum* in *Northewode* hoc anno *precium* acre *v* s. De *iiij* *Acris* subbosci *prostratis* in *Bosco domini* *predicto* hoc anno *vltra* *predictas ix acras et dimidiam nihil quia liberantur* *Firmario* pro *expensis* domus sue in *howsebote* *Set respondent* de *xvj* d. de *precio viij loppes viij arborum* dat' *tenentibus domini ibidem* pro *reparacione tenementorum suorum* hoc anno *precium* le loppe *ij* d. Et de *iiij* s. de *henrico Cooper* pro *precio xij loppes xij arborum* *deliberat'* ad *reparacionem* *Manerii ibidem* *precium* le loppe *iiij* d. sic sibi *vendi'* hoc Anno. Summa *lj* s. *x* d.

Vendicio Cariagiorum Bosci. Et de *viij* s. de *precio xxiiij^{or}* *Cariagiorum* ut extra *venditorum* *precii Cariagii* *iiij* d. Summa *viij* s.

Exitus Manerii. Et de *iiij* s. de *pannagio porcorum* *Customariorum* ad *festum sancti Martini*. De *porcis Agistatis* in *Northwoode* *nihil* hoc anno *quia nulla* *personna* *Set respondent* de *xvj* s. de *agistamento vaccarum et Bouiculorum* hoc anno ad *turnum* de *hocke*. De *pastura* in *Drakenorthe* neque in *trendell'* neque in *hosildene* neque in *makefur-longe* neque in *Basham* *nichil quia pertinet* *firmario* cum *firma* sua *Set respondent* de *iiij* s. *iiij* d. pro *pastura* vocata le *Short* sic *vendita* *homagio* *ibidem* hoc anno. De *aucis* neque de *Caponibus* *nichil quia pertinent* *firmario* *Set respondent* de *xvj* s. *vj* d. de *precio iiiij^{xx}* *xix gallorum et Gallinarum* de *Chursetto* *Customariorum* ut extra *venditorum* *precium capitis* *ij* d. Nec *respondent* de *x* d. de *precio ij^e* *ouorum Gallinarum* *nichil quia pertinent* *firmario* Nec *respondent* de *pellibus lannatis* *pellibus* *Nudis pellibus* *Agninis* neque de *pelleculis* *nichil quia pertinent* *firmario* cum *firma* *Bidencium* Nec *respondent* de *lana grossa fracta* neque de *lana Agnorum* *nichil* pro *consimili*. Summa *xxxviiij* s. *x* d.

Firma Cuniculorum. Et de iij s. iiij d. de firma Cuniculorum in Northwode hoc anno sic dimissa Johanni Wykys per Willelmum froste Senescallum terrarum domini ad terminum xxiiij annorum hoc Anno xij^{mo}. Summa iij s. iiij d.

Firma Manerii cum firma bidencium. Et de vj li. xiiij s. iiij d. de Firma omnium terrarum dominicalium pratorum et pasturarum ad husbondriam pertinentium sic dimissa henrico Couper per reuerendum in Christo patrem et dominum dominum petrum Courteney Wintoniensem Episcopum per Indenturam ad terminum xxx annorum hoc anno xij^{mo} soluendo ad ij anni terminos principales videlicet ad festa pasche et sancti Michaelis archangeli. Et de xv li. iij s. iiij d. de firma [pro] cccc xl Multonibus x hurtardis cccc ouibus matricibus cc l hoggastris soluendo ad festum sancti petri quod dicitur Aduincula sic dimissa prefato henrico per dictum dominum Episcopum per Indenturam predictam pro termino predicto hoc anno xij^{mo} ut supra Redditi Assiso pan-nagio porcorum Custumariis operibus in denariis extensis wardis Maritagiiis Releuiis Finibus heriettis boscis Escaetis Forisfacturis Amercia-mentis Turnis Curiis predicto Manerio exceptis et penitus domino reseruatis. Et predictus henricus firmarius omnes domos manerii predicti Stramine Coopertas ut in Cooperturis necnon muros terreos earundem bene et sufficienter reparabit virgulabit et sustentabit sumptibus suis propriis et expensis durante termino predicto. Et prefatus Episcopus omnes domos Manerii predicti Tegulis Coopertas et omnes Muros petri-nos et ¹ in Cooperturis et in grosso Maeremio bene et sufficienter repara-bit et sustentabit sumptibus suis propriis et expensis durante termino predicto. Et predictus henricus firmarius omnes haias sepes et Fossata manerio predicto pertinentia bene et sufficienter excurabit et plantabit sumptibus suis propriis et expensis durante termino predicto et ea omnia ac dom[os] vt predictur omnibus suis incumbentibus bene et sufficienter reparatum ² vnacum toto Stauro tam viuo quam mortuo prout in dorso huius libri specificatur in adeo bono quo ea recepit vel meliori modo in fine termini sui dimittet et reparabit ve[l] precium inde ad eleccionem domini. Et predictus Firmarius habebit iij acras subbosci in bosco domini ibidem tempore seasenabili prosternendo pro suo haybote et Fyrebote Annuatim per visionem et deliberationem Ministrorum domini ibidem et vnam togam de secta valectorum domini vel vj s. viij d. ad eleccionem domini durante termino predicto. Et residuum vero conuen-cionis Indenture patent [sic] in Compoto de anno translationis domini petri Courtney nuper Episcopi Wintoniensis iij^{mo}. Summa xxj li. xvj s. viij d.

Fines et Maritagia. Et de xiiij s. iiij d. de Tuthingpenny ad Turnos sancti Martini et hocke. Et de ix s. de Willelmo dauy nativo domini filio

¹ Probably for ut.

² Probably an error for reparata.

Johannis dauy Junioris nativi domini pro j messuagio et j ferlingo terre native in Craueley in Boriali parte eiusdem vocatis Chopyns nuper in tenura Thome longe nativi domini et nuper Katerine Went vidue Que deuenerunt in manus domini per mortem dicte Katerine Went habendis per plegium Johannis dauy Junioris. Et de iij s. iiij d. de Johanne Baker pro j messuagio et j ferlingo terre native in Crauley in parte boriali eiusdem vocatis Newslondes nuper Thome dauy nativi domini que deuenerunt in manus domini per mortem dicti Thome habendis per plegium henrici Couper Firmarii ibidem. Et de v s. de Willelmo Wayte nativo domini filio et herede Johannis Wayte nuper filio et herede Thome Wayte nativi domini pro j Tofto et j ferlingo terre native in Crauley in boriali parte eiusdem ville que nuper fuerunt dicti Johannis patris sui Et que alicia nuper vxor dicti Johannis nuper in viduetate sua [tenuit?] per plegium Johannis Mille et Johannis Symnes cui quidem Johanni Symnes custodia predicti Willelmi Wayte committitur quousque ad legitimam etatem suam peruenerit. Et de v s. de eodem Willelmo Wayte nativo domini filio et herede Johannis Wayte nuper filii et heredis Thome Wayte nativi domini pro j messuagio et j virgata terre native continente xxxij Acras terre in Crauley in parte Australi eiusdem que nuper fuerunt dicti Johannis Wayte patris sui et que alicia nuper vxor dicti Johannis tenuit in viduetate sua habendis per plegium predictum in forma predicta. Et de v s. de Willelmo Davy filio Johannis dauy senioris nativi domini pro j messuagio et j ferlingo terre native in Crauley in parte boriali eiusdem que deuenerunt in manus domini per mortem dicti Johannis Dauy patris sui habendis per plegium henrici Couper et Thome dauy. Et de x s. de eodem Willelmo davy nativo domini filio Johannis dauy senioris nativi domini pro j messuagio et dimidia virgata terre native in Craueley in parte Australi eiusdem nuper dicti Johannis patris sui et que deuenerunt in manus domini per mortem dicti Johannis patris sui habendis per plegium henrici Couper et Thome dauy. Summa l s. viij d.

Vendicio Stauri Nullum.

Perquisita Turnorum et Curiarum. Set respondent de iij d. de perquisitis Turni sancti Martini. Et de viij d. de perquisitis Turni de hocke. Et de nihil de perquisitis Curiarum per ballivum tentarum inter dictos Turnos. Summa xj d. Summa totalis Recepte [sum missing].

Acquietancie redditus. Idem Computa[n]t in acquietanciis redditus j prepositi per annum v s. De Acquietanciis redditus j fabri et iij Caru-
ciorum terr' ¹ annum x s. viij d. cuilibet eorum ij s. viij d. nichil quia ad Custumariam firmam ex conuencione. De Acquietanciis redditus j bercarii Multonum per annum j barcarii ouium matricium hogges-
trorum per Annum viij s. cuilibet illorum ij s. viij d. nichil quia pertinet

¹ Doubtless a mistake for per.

firmario cum firma Bidencium. Et in acquietancia redditus j heywardi ex conuencione facta cum superuisore per annum vj s. viij d. Summa xj s. viij d.

Defectus Redditus. Et in defectu redditus [terre] Willelmi Stronge tracte in dominicum per annum ij s. Et in defectu redditus Willelmi de Curia pro consimili ij s. viij d. Et in defectu redditus Willelmi Albroke qui modo remanet ad Merdonam per annum v s. Et in defectu redditus [terre] Willelmi Crouche tracte in dominicum per Annum ij s. viij d. Et in defectu Roberti Key pro consimili ij s. viij d. Et in defectu redditus terre j porcarii pro consimili ij s. viij d. Et in defectu redditus terre Ricardi vaccarii pro consimili ij s. viij d. Summa xx s. iiij d.

Vadium Balliui. Et in vadio Johannis Wyly Balliui ibidem per vnum annum Integrum capientis secundum ratam x marcarum xxvj s. viij d. residuum capit in Aliis locis. Summa xxvj s. viij d.

Custus domorum. Et in denariis solutis Ricardo Colswayne pro vj^m Tegulorum ab eo emptis le m. ad v s. xxx s. Et solutis eidem pro l hep- tyle ab eo empt' ij s. Et solutis eidem pro xij Crestis ab eo emptis xij d. Et solutis eidem pro xxxvj Gutter hippes 4ij s. Et solutis pro cariago predictorum vj^m. Tegulorum a domo dicti Ricardi vsque firmam domini de Crauele pro quolibet Carectato xvj d. viij s. Et solutis eidem pro viij quarteriis Calcis vsti emptis quarterium ad xij d. viij s. Et pro cariago eorundem A puteo vsque dictam firmam xij d. Et solutis pro vj^m lathenayles emptis m. ad ix d. iiij s. vj d. Et solutis pro d et dimidio v penynaile emptis c^{na} ad v d. ij s. iij d. ob. Et solutis pro iiij^m cccc lathes emptis c^{na} ad v d. xij s. x d. Et pro cariago eorundem vsque dictam firmam xij d. Et solutis pro iiij^{or} bussellis de Tilepynnes le bussellus ad vj d. ij s. Et solutis pro iiij^{or} Carectatis zabuli et cariago eorundem xij d. Et solutis Ricardo Shirwyn' Carpentario ibidem conductori ad tascham per Edmundum Walle ad grounsellandum Granarium Aulam et coquinam ac pro imposicione de Walplates Syderesons xij Copulis de Sparris Ac pro dore Stothis dua noua hostia [sic] et ij fenestris cum Stothis ad idem cum dolacione Maeremiorum et v Sarracoribus eiusdem ibidem occupatis xlvj s. viij d. Et solutis Johanni pleter lathamo ibidem conductori ad tascham per Edmundum Walle ad de nouo faciendum vnam vstrinam vocatam j kyle ad de- super Siccandum Brasium et j furnum et le grounde pynnyngge orrii feni Granarii et aule ibidem xxij s. iiij d. Et solutis Johanni helyer ibidem conductori ad tascham per dictum Edmundum Walle pro tegulacione xv^m nouarum et veterum tegularum precium m. xij d. xv s. Summa viij li. ij s. vij d. ob.

Expense Senescalli. Et in Expensis Willelmi Froste vice Senescalli Ac Nicholai Mortone Superuisoris terrarum dominicalium hac vice ac aliorum officiariorum domini ibidem existentium pro Turnis Sancti

Martini et hocke tenendis hoc anno ut patet per ij billas sigillatas xij s. x d. Summa xij s. x d.

Clausura copicii. Et in denariis solutis pro factura iiii quarentenarum et xxxij perticatorum noue haie circa copicium domini apud Northwode capiendo pro qualibet quarentena xx d. et pro qualibet pertica ob. viij s. Summa viij s.

Liberacio denariorum. Et in denariis liberatis Magistro Rogero layborne clerico Thesaurario de Wolusey primo die Maii per manus Thome dauy Collectoris redditus ibidem anno regni regis henrici vij xvij^{mo} iiii li. vj s. viij d. vij^{mo} die Junii anno supradicto per manus eiusdem collectoris xxxvij s. iiii d. xvij die Nouembris hoc Anno xix^{no} Regis predicti per manus dicti Collectoris vij li. xvij^{mo} die Nouembris dicto anno xix^{no} per manus firmarii xxvj s. viij d. xxvij^{mo} die Nouembris eodem Anno xix^{no} per manus dicti firmarii ad ij vices per billas vij li. vj s. iiii d. Et liberatis eidem Thesaurario per manus firmarii per manus Ricardi Bateresby sine billa xj li. xiii s. vj d. ob. in toto ut patet per billas inde liberatas et inter memoranda huius anni remanentis. xxxiiij li. xj s. vj d. ob. Et liberavit Thesaurario hospicii domini ut de precio xx multonum ad vsum hospicii domini apud farneham liberatorum xxvj s. viij d. Summa xxxiiij li. xvij s. ij d. ob.

Summa allocationum et liberacionum xlviij li. iiii d. Que Summa coequalis est cum Summa totalis Recepte supradicte. Et Eque

CRAUELEY

Compotus predicti henrici Firmarii ibidem per tempus predictum.

Fruementum. Idem computat de xv quarteriis frumenti de remanentibus. Summa xv quarteria. Et remanent xv quarteria frumenti in manibus dicti firmarii ad reliberanda in fine termini sui.

Curallum nihil quia pertinet firmario.

Ordium. Set respondet de xxiiij quarteriis ordii de remanentibus. Summa xxiiij quarteria. Et remanent xxiiij quarteria ordii in manibus dicti firmarii ad reliberanda ut supra.

Pise. Et de iij quarteriis pisarum de remanentibus. Summa iij quarteria. Et remanent iij quarteria pisarum in manibus dicti firmarii ad reliberanda ut supra.

Vesce. Et de iiii quarteriis vescarum de remanentibus. Summa iiii^{or} quarteria. Et remanent iiii quarteria vescarum in manibus dicti firmarii ad reliberanda ut supra.

Auene. Et de xvj quarteriis Auenarum de remanentibus. Summa xvj quarteria. Et remanent xvj quarteria Auenarum in manibus dicti firmarii ad reliberanda ut supra.

Equi. Et de ij Equis de remanentibus. Summa ij. Et remanent ij equi precii capitis xij s. iiii d. in manibus dicti firmarii ut supra.

Affri. Et iij Affri de remanentibus. Summa iij. Et remanent iij Affri precii capitis vj s. viij d. in manibus dicti firmarii ad reliberandos ut supra.

Boues. Et de ix bobus de remanentibus. Summa ix. Et remanent ix boues precii capitis xj s. in manibus dicti firmarii ad reliberandos ut supra.

Tauri vacce et Bouetti. Nullum.

Multones. Set respondent de cccc xl multonibus de remanentibus. Summa iiij^e xl. Et remanent iiij^e xl multones in manibus dicti firmarii precii capitis xvij d. ad reliberandos ut supra.

Hurtardi. Et de x hurtardis de remanentibus. Summa x. Et remanent x hurtardi precii capitis xvij d. in manibus dicti firmarii ad reliberandos ut supra.

Oues matrices. Et de cccc ouibus matricibus de remanentibus. Summa iiij^e. Et remanent cccc oues matrices precii capitis xiiij d. in manibus dicti firmarii ad reliberandas ut supra.

Hoggastri. Et de cc l hoggastris de remanentibus. Summa ij^e l. Et remanent cc l hoggastris precii capitis xij s. in manibus dicti firmarii ad reliberandos ut supra.

Vellera lana agnina lana fracta pelles nude pelles lanute pelles agnine pellectul'. Nichil quia pertinent firmario cum firma bidencium.

Sus. Set respondent de vna sue de remanente. Summa j. Et remanent j sus in manibus dicti firmarii precii iij s. in manibus dicti firmarii ad reliberandam ut supra.

porcelli. De porcellis de exitu dicte suis nichil quia pertinent firmario.

Galli et Galline. Set respondent de j Gallo et v Gallinis de remanentibus. Et de c xxv gallis et gallinis de Chursetto custumariorum ad festum Sancti Martini. Summa c xxxj. De quibus In defectu Chursetti terre Willelmi Stronge tracte in Dominicum per annum iij. Et in defectu Chursetti Willelmi de Curia iij. Et in defectu chursetti terre Willelmi Crouche pro consimili iij. Et in defectu Chursetti Willelmi Knaue pro consimili iij. Et in defectu Chursetti terre Willelmi Wilde vocate packys quia relaxat' ei per finem iij d. Et in defectu Chursetti terre Willelmi Dauby filii Johannis Dauby senioris¹ ij. Et in defectu Chursetti terre Johannis Aleyn ij. Et in defectu Chursetti Christine longe ij quia non coniungant pro quolibet eorum ij. Et in vendicionibus ut infra iiij^{xx} xix pro xvj s. vj d. Summa c xxv. Et remanent j gallus et v galline in manibus dicti firmarii.

Vtensilia. Et de ij Carucis cum iij paribus farramentorum et toto apparatu ferri pro xvj bobus precii capitis inter se xx s. j bussello ferro ligato precii x d. j Carecta ferro ligata cum corpore et Scala precii xvj s. viij d. j Corda carectaria precii xx d. ij Capistris Coreis precii inter se

¹ Struck through.

xviiij d. *et* iiij capistris de canabo nullius valoris j lather nullius valoris j vate nullius valoris pro dayera j Tripode iij formis pro casiis imponendis tribulo ferro ligato j seue vecter' et xij tracchis nullius valoris.

Et hec omnia remanent in manibus dicti firmarii ad restituenda ut supra.

Vtensilia fabrilis. Et de j magno Andefeld' ferreo j pykehorne ferreo non ponderatis j pare le Belowes ij forge hamores j hand hamer ij paribus Tonges j pare pyncers j Butter j pare de Tongys ponderantibus inter se xviiij libras.

Et hec omnia remanent in manibus Willelmi Craneworth' fabri ad reliberanda ut supra.

Opera Custumaria. Opera Custumaria non arentata pertinent firmario cum firma sua exceptis operibus Cariacionis bosci et certa opera prius vsitata patent in pipa de anno translacionis domini Petri Corteney Wintoniensis Episcopi secundo.

Cariacio Bosci precii Cariagii iiij d. Et de exitu operibus cariacionis bosci provenientibus de xxv Custumariis in Craueley in parte Australi quorum quilibet Cariabit j Carectatam Bosci vsque Woluesey erga festum Natalis domini nihil quia eodem percipiendo non respondebit quia nullus Boscus ibidem. Summa xxv. De quibus In allocatione Collectori Redditus ibidem causa officii sui per annum j cariagium precii carectate iiij d. Et vendita infra xxiiij pro viij s.

§§ 27. The Audit of Accounts, 25 Nov.—10 Dec., 1560.

Apparently the heading reads: 'The days of the audit for one whole year ending at the feast of St. Michael the Archangel — in the second year of Elizabeth.' That is, in substance, the year of account ran from Michaelmas to Michaelmas. During this particular year the audit occurred in the period from 25 November to 10 December. It is probable that the accounts were made up in the various manors and boroughs early in November. Then an official was sent out to inspect the several rolls of the manorial officials, often consisting of one or two skins, and to check up on their tallies and other records of business. Doubtless these original rolls were then carried off by the episcopal official to the bishop's treasury at Wolvesey in Winchester, where they were copied out to form the pipe roll of the whole bishopric. Probably at least two officials were sent out, one going eastward as far as Southwark (London), the other westward as far as Taunton.

Crawley was but one manor in the bailiwick, or group of manorial estates. These bailiwicks formed convenient units for the holding of courts and the auditing of accounts. Obviously not all the manors belonging to the bishopric are mentioned. Apparently only those are specified, in which the actual auditing took place.

In the Middle Ages the accounts in Crawley were made up, first by the reeve and the sergeant, later by the reeve and the bailiff of the bailiwick. After about 1450 they were put together by the collector of rents and the farmer of the demesne. It is, of course, a question whether this present list of dates constituted the occasions on which the sergeants or bailiffs went out to the manors to help in some way with the accounts, or whether these were the days on which an official, very much like an episcopal auditor, made his rounds after the accounts had all been closed locally. The latter explanation seems to be more likely.

Dies auditionis ¹ *pro Anno integro finito ad festum sancti Michaelis archangelī [anno* ² *] secundo Elizabethæ.*

Ballivata de Sutton	} lune xxv	} novembris	
Stoke Crauley			
et longwoode	} Martis xxvj		
Ballivata de Meon	} Mercurii xxvij	} novembris	
			Jouis xxvij
Ballivata de waltham	} veneris xxix	} novembris	
			sabati xxx
ballivata de altaclera	} Dominica primo decembris	}	
cum fernham merton			lune 2 ^o
et Southworke			Martis 3 ^o
Ballivata de Taunton	} Mercurii 4 ^o	} decembris	
cum knoill hind[on]			Jouis 5 ^o
et fontell			
Witteney cum	} veneris 6 ^o	} decembris	
Soke			Sabati 7 ^o
Dominica viij decembris			
officium Thesaurarii	} lune 9 ^o	} decembris	
			Mertis 10

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 109/7, fol. 41.

² 1560 has been stricken out at this point.

§§ 28. An Unenrolled Account of the Farmer of the Demesne, and of the Reeve, 29 Sept., 1746—28 Sept., 1747.

The farmer of the demesne and of the stock along with the reeve were responsible for this account which is apparently the original and was probably made up on the manor for the use of the bishop. From such originals the pipe roll had been constructed and later the rent books. This account is a late, lonely, and not very creditable survivor of a long lineage.

The old forms and perhaps original entries were still persisted in. The fixed rents, issues of the manor, and churchscot were very old, some, or all of them, probably going back to the Anglo-Saxon period. The tithingpenny corrupted to (Tuth) lingered on from at least the thirteenth century, but at a reduced rate, 3s. 4d., instead of 13s. 4d. fixed in the same century. The field called "Short" or "Shirt" was a long-familia^r item, as was the holding called "the How," occupied by the Auditor who, because of his office, did not pay the old-time 4d. a year, the commuted rate of a pound of cummin.

There are no perquisites of court, no heriots, and no sale of underwood. The reeve still got an abatement of rent, as did the hayward, only the latter received more. This seems to reflect the declining importance of the reeve.

The accounting in some respects is more satisfactory than in earlier accounts. The charge and discharge are more completely separated, and the "Back of the Accompt" is given. The latter relates at this time simply to churchscot and the carriage of wood. On the other hand, there appear to be errors in both the rents of assize and the abatements. The rents and customary dues (including the abatements) bring in a little more than the farm or lease of the demesne (home farm) and the stock (sheep). It is to be noted that of the many items originally included in the farm, only these two have survived.

A translation of a surrender of land occurs, for the enrolling of which surrender a fee of 1s. was paid. This enrollment would stand as witness to the title to the holding. A yardland or virgate in South Crawley was involved, the yardland still containing 32 (customary) acres.

CRAWLEY¹

The Accompt of Anthony Henley Esq. Farmer there and of Richard Eyles Reeve there for one whole year ended at the feast of St. Michael the Archangel and in the One and Twentieth Year of the Reign of our Sovereign Lord George the Second King over Great Britain and so forth and in the 14th Year of the translation of Benjamine Lord Bishop of Winchester.

Arreares. None.

Rents of Assize. But they Accompt for iij li. iiij s. vj d. for the whole Rents of Assize there at the feast of Christmas. And For iij li. viij s. x d. for the whole rents of Assize there at the feast of Easter. And For iij li. iv s. vj d. for the whole rents of Assize there at the feast of St. John the Baptist. And For v li. iv s. j d. for the whole rents of assize there at the feast of St. Michael the Archangel. And For j s. viij d. of Henry David for an encreased Yearly Rent for four Acres of Land of the Lords Demesnes in Eastfield near the Puthill. Sum xv li. iij s. v d. [sic].

Cummin. But they do not Accompt for iiij d. for the price of a pound of Cummin for the Rent of Henry Dawley Esq. for One Croft of Bond Land called the How because it belongs to the Lords Auditor for his Fee by our Ancient Custome.

Sale of works. But they Accompt for ij li. viij s. for the Works of Several Bond tenants for Several farthing lands yearly released to them. Sum ij li. viij s. od.

Issues of the Mannor with new Rents. And For ij s. for the pannage of the Hogs of the Customary Tenants at the feast of St. Martin Yearly. And For xvj s. for the Agisting of Cows and Heifers Yearly. And for iij s. iv d. for the pasture called the Short. And For ij d. for a New Rent of Thomas Seymour for One Acre of Land in the Middle North Field Yearly. And For ij li. v s. for the price of 90 Cocks and hens Sold this Year as appeares by the Back of this Account. Sum iij li. vj s. vj d.

Farm of the Conies. And For iij s. iiij d. for the farm of the Conies in Northwood yearly being so demised by the Lord to the Tenants. Sum iij s. iiij d.

Farm of the Demesnes. And F[or] vj li. xiiij s. iiij d. for the farm of all the Demesn Lands Meadows and pastures thereunto belonging being demised by the Lord Bishop of Winton unto Henley Esq. And For xv li. iij s. iiij d. for the farm of 440 Sheep Ten Rams 400 Ewes and two Hundred Teggs paid Yearly at the feast of St. Peter the imprisoned. Sum xxj li. xvj s. viij.

¹ MS., P. R. O., Ecclesiastical Commission, Various, 159473 (one of 103 MSS.). Folded parchment. Endorsed "Crawley 1747."

New Rent. And For iij d. of [—]¹ for a new Rent. Sum iij d.

Sale of the Carriage of Wood. And For ij li. for the price of the Carriage of 24 loades of Wood Yearly as appeares by the Back of this Acccompt. Sum ij li.

Pidgeons hold. And For j li. for the farm called the Pidgeons hold late granted by lease. Sum j li.

Fines of Land. And For iij s. iij d. for certain Money called Tuth at the turns of Saint Martin and Hocke Yearly. And For xij d. of James Waite for haveing the Inrollment of a certain Surrender and release to him made by Ruben Sims which followeth in these words Crawley Mannor Be it remembred that on the Eighteenth day of April in the year of our Lord One Thousand Seven Hundred and Forty Seven Reuben Sims Executor of the last will and Testament of Reuben Sims his late Father Deceased who intermarried with and Survived Joan Waite Daughter of James Waite Deceased Came before John Cholwell Esq. steward of the Bishoprick of Winchester and Surrendred remised released and for ever quit claimed into the hands of the Lord of the Said Mannor as well the Sum of Twenty Poundes of Lawfull Money of Great Britain and all Arreares of Interest for the Same charged upon the Coppyhold Lands and Tenements herein aftermentioned in and By the Admittance of the said James Waight Deceased Inrolled at the Turn of Hock in the Seventh Year of King William the Third to be paid to the said Joan Waite as also all the right title and Interest which the said Reuben Sims hath or can claime to One Messuage and one parcell of purpresture Land containing half an Acre on the South part of the Said Messuage and One Yard of Bondland containing xxxij Acres of Land on the South part of Crawley to the use and behoofe of the Said James Waite and his heires according to the Custome of the Said Mannor Now being in the peaceable possession and Seizin of the said premisses So that Neither the Said Reuben Sims nor his heires Executors or Orators shall or will at any time hereafter claime or Challenge any right title or Interest into or out of the same premisses but of and from all Such right title or interest Shall and will be for ever secluded and Debarred by these presents Reuben Sims All which at the request of the said James Waite are inrolled in the Court Rolls of the Said Mannor. Sum j s. paid to the Bishop

Herriotts [—]¹ paid to the Bishop [—]¹.

Sale of Underwood. And For [—]¹ for underwood sold this Year. Sum none.

Perquisites of Court. And For [—]¹ perquisites of Court this Year. Sum [—]¹ Sum of the Charge aforesaid [—]¹

Abatement of Rent. He also the said Reeve accompts for an abate-

¹ Blank.

ment of 5s. to the Reeve Yearly and Six Shillings and Eight pence to the Heyward Yearly. Sum xj s. viij d.

Allowances of Rent. And For xv s. for an Allowance of Rent of Several pasturelands above charged under the title of Rents of assize because it is let with the Demesne Lands. Sum xv s.

Land tax. And For ij li. xij s. for Land tax this year. Sum ij [li.] xij [s.]

Paid to the Treasurer. And For 7 li. 10 s. paid to the treasurer this year. Sum [—].¹ Sum of the abatements 4 li. 2s. 8d. And remains indebted the Sum of xij [li.] ij [s.] iij [d.]

Crawley. The Back of the Accompt² of the Said Reeve for the said time.

Cocks and Henns. He Accompts for 125 Cocks and Henns being Churchetts due by custome at the Feast of St. Martin Yearly. Sum 125.

Abatements. He abates four for Lands heretofore belonging to William Strong And four for Lands heretofore belonging to William Cruch And four for Lands heretofore belonging to William Knave in the whole xij and to Widowers and Widows for a Moiety of their Churchetts the Number of [—].¹ Sum [—]¹ and remains [—]¹ which were sold as within as [sic] Six pence each.

Carriage of Wood. And he Accompts for the Carriage of 25 Loads of Wood for 25 customary Lands on the South Part of Crawley. Sum xxv.

Abatement. And he abates for the Carriage of One Load to the Reeve Yearly for the Executing of his office. Sum j and remains 24 which were sold as within at xx d. each.

§§ 29. Court Fines and Amercements, 29 Sept., 1236—28 Sept., 1237.

An earlier statement of fines and amerancements (purchasia) for Crawley is to be found elsewhere.³ This particular list is taken from an ordinary reeve's account, and is included here only because it includes the breech (two instances) of the assize, presumably, of bread and ale. There are relatively few occurrences of this offence in Crawley.

Here we find the payment called 'for relaxing the due,' later designated in Crawley records the 'thithingpenny' or 'cert.' The

¹ Blank.

² The compotus super dorsum of earlier accounts.

³ See above, §§ 5, p. 189.

whole tithing pays five shillings twice a year, at hockday and at St. Martins. The origin of the due is now not to be discovered. Because of its (apparent) universality in England, it must have been of royal origin and not of local or manorial imposition, at least originally.¹ Certainly it came to be a regular customary due — paid by the tithing in connection with its appearance at the greater hundred court. Apparently it was paid by the tenants who were members of the frankpledge group (tithing). It was paid to the lord of the manor and apparently by him to the sheriff. Whether it was at the rate of one penny per tenant, is not clear. If so, there were at this time sixty tenants in Crawley, which is probably very near the actual number. But later, the sum was increased from 5s. to 6s. 8d.,² which would, by the same token, indicate 80 tenants. This number is obviously too large. Possibly what had once been a *pro rata* due, came to be a fixed sum.

Other payments are for bail, contempt of court, false claim, false oath, mistake in pleading, fighting, and marriage. There are offences against pasture, thorns, plowing, the woods, forage, stakes, and, as has been said, the assize of bread and ale.

The use of only Christian names is typical of prevailing practices.

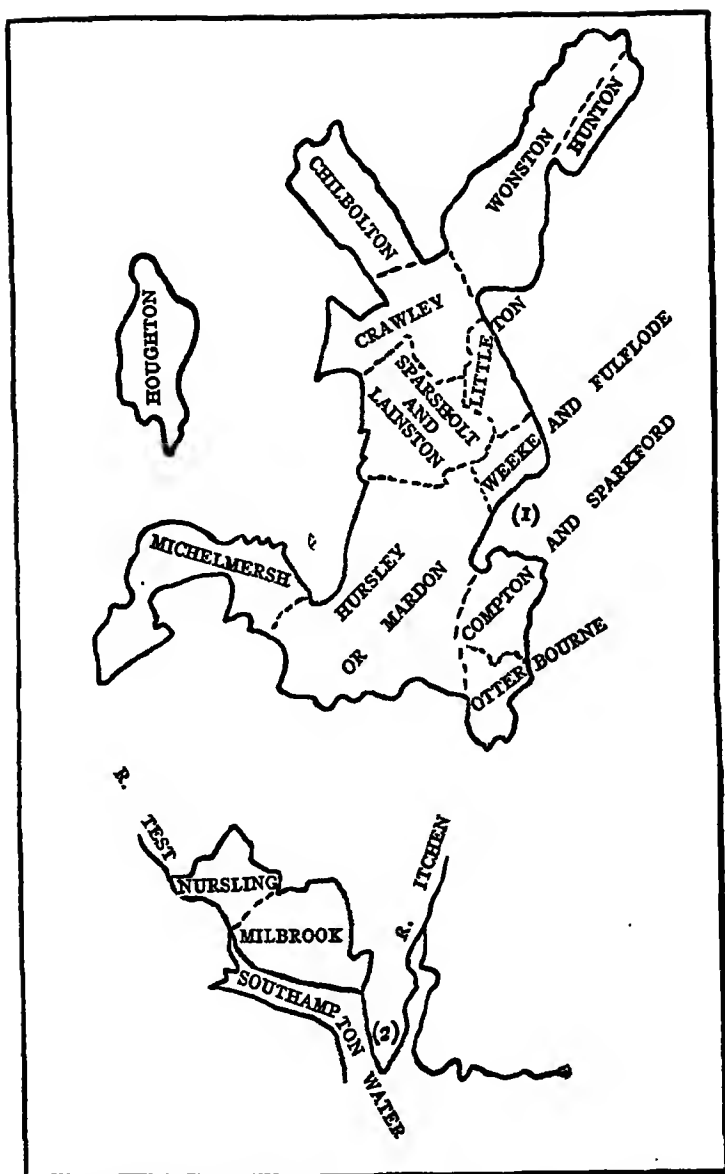
PURCHASIA *

Idem reddunt compotum de v s. de tithinga pro occasione relaxata. De vj d. de *Nicholao pro pastura.* De vj d. de *Alicia pro simili.* De vj d. de *d[avi]d[o] pro simili.* De vj d. de *Johanne pro simili.* De vj d. de *Ivone.* De vj d. de *osmundo pro simili.* De vj d. de *Matille.* De vj d. de *Roberto pro simili.* De vj d. de *Alicia.* De vj d. de *d[avi]d[o] pro simili.* De vj d. de *Rogero pro simili.* De vj d. de *Johanne pro spinis.* De vj d. de *Roberto pro pastura.* De vj d. de *Johanne pro arrura.* De vj d. de *Elia pro simili.* De vj d. de *Willelmo pro bosco.* De xij d. de *Roberto.* De vj d. de *Alicia pro simili.* De vj d. de *Rogero.* De iiij s. de *Iuone pro simili.* De vj d. de *Willelmo pro pastura.* De xij d. de *Rogero.* De xij d. de *Roberto pro simili.* De vj d. de *Relicta fabri pro assisa fracta.* De vj d. de *Willelmo pro simili.* De v s. de *hominibus de litleton' pro bosco.* De v s. de *tithinga pro occasione relaxata.* De vj d. de *Will-*

¹ See W. A. Morris, *The Frankpledge System* (1910), pp. 101-102.

² See above, §§ 7, p. 202.

³ Ms., P. R. O., Ecclesiastical Commission, Various, 159285, memb. 2.



MAP SHOWING BOUNDARIES OF THE HUNDRED OF BUDDLESGATE WITH
THE CONSTITUENT 14 PARISHES OR MANORS IN 1327

elmo pro assisa fracta. De vj d. de thoma *pro pleuina.* De vj d. de Alicia *pro sursisa.* De vj d. de Willelmo *pro falso clameo.* De ij s. vj d. de Elia *thanculf Alexandro thoma Willelmo pro falso Juramento.* De vj d. de Randulfo *pro sursisa.* De vj d. de Matilla *pro stultiloquio.* De ij s. de Ingeram *pro medlea.* De vj d. de Iuone *pro virgis.* De vj d. de Nicholao *pro pastura.* De vj d. de Roberto *pro simili.* De vj d. de Henrico *pro furagio.* De xij d. de Johanne *pro bosco.* De iiij s. de thanculf' *pro filia maritanda.* De iiij s. de Iuone *pro sorore maritanda.* De ij s. de Ricardo *pro filia maritanda.* Summa liij s.

§§ 30. View of the Frankpledge in the Hundred of Buddlesgate, 11 May, 1466.

The tithingmen of the different tithings, or frankpledge groups, in the public hundred came together on Sunday, 11 May, apparently in the year 1466, and presented the failure of the members of the tithing to appear at the public court of the hundred, the breaches of the assize of ale, the presence of stray animals, and so on. The tithingman in most of the instances here printed was supposed to come five-handed (*debet venire se v^{to}*), that is, with four companions of the tithing to make the charges. If he was short a companion, he paid 6d., once 4d., if the companion was a freeman; if a customary tenant, apparently it was 3d.

Since Crawley and Hunton constituted one tithing, we cannot tell which entries apply to each. It is likely that Richard Nevyle, Earl of Salisbury, was amerced 12d. for failure to appear as a suitor, not from Crawley but from Hunton, which he held at this time. The miller who charged excessive toll probably also belonged to Hunton, for Crawley apparently had no grist mill. John Crouche and the white wether, however, may have belonged to Crawley. At any rate, Crawley men were coming into touch with the men of other villages at the public hundred court. In the case of Crawley and Hunton, it was the whole tithing apparently, and not just the tithingman and five of his fellows, who went forth to make known the evil deeds of the members of their group.

There is a similar record for 5 William and Mary (1692-93). The tithing of Crawley and Hunton was among the seventeen tithings of the Hundred of Buddlesgate and Barton.¹

¹ MS., P. R. O., Ecclesiastical Commission, Court Roll, 78/26.

Butlesgate Hundredum cum Visu Francii Plegii tentum ibidem die Sabbati xj^{mo} die mensis Maii Anno supradicto ¹

Decenarius de Chilbolton' venit se v^{to} vt deberet. Et presen-
Decenarius de Brandesbury venit se v^{to} vt deberet. tant omnia
Decenarius de Wonsyngton' venit se v^{to} vt deberet.] bene.

Decenarius de Nutshullyng qui venire deberet se v^{to} non venit nisi se quarto quia Johannes parker' junior qui sequi deberet dictam decenam facit defaltam ideo ipse in misericordia (iij d.).² Et presentat defaltam Tenementis (vj d.) terrarum et tenementorum nuper Edwardi Foster modo Thome Hardegraue Tenentis (vj d.) terrarum et tenementorum nuper Johannis Grenefelde liberorum ideo ipsi in misericordia. Misericordie xv d.³

Decenarius de Milbroke qui venire deberet se v^{to} non venit nisi se iij^{to} quia Johannes Tery qui sequi deberet dictam decenam facit defaltam ideo ipse in misericordia. Et presentat defaltam Tenentium (vj d.) terrarum et tenementorum nuper Ricardi Holte et Ricardi Hunte ⁴ liberorum ideo ipsi in misericordia. Misericordie vj d.³

Decenarius de Muchelmershe venit se v^{to} vt deberet. Et presentat defaltam Tenentis ⁵ terrarum ⁶ et tenementorum nuper Ricardi pistoris Tenentis (vj d.) terrarum et tenementorum vocati Sadelers Tenentium terrarum et tenementorum nuper Johannis Wattez ⁶ Johannis Canterton' (vj d.) et Johannis Emery (vj d.) liberorum liberorum[sic] ideo ipsi in misericordia. Misericordie xvij d.³

Decenarius de Merdena venit se v^{to}. Et presentat omnia bene.

Decenarius de Houghton' venit se v^{to} vt deberet. Et presentat omnia bene.

Decenarius de Eldestoke cum sua decena venit. Et presentat defaltam Thome H[a]mpton' ⁷ liberi ideo ipse in misericordia. Item presentat vnum multonem album precium vj d. prouentum de extrahura ad festum pentecosten per vnum Annum elapsam et Amplius et remanet domino quia superannatus et venditus Thome Hampton' pro eodem precio. Extrahura Remanet superannatus et venditus vj d.³

Decenarius de Oturbourne cum sua decena venit. Et presentat defaltam Tenentis (vj d.) terre et tenementi nuper Thome Wykeham Tenentium (vj d.) terre et tenementorum nuper Johannis Roger' Thome Fauconer (vj d.) Johannis Burghe (vj d.) Roberti Moure (vj d.) Tenentium (vj d.) terre et Tenementorum nuper Roberti Colpas et Thome Sal-

¹ Extract from a MS., P. R. O., Ecclesiastical Commission, Court Rolls, 80/1.

² All sums in parenthesis in this account have been interlineated in the original.

³ In the margin.

⁴ postea veniunt interlineated.

⁵ Apparently quia venit is interlineated here.

⁶ Postea venit interlineated.

⁷ postea venit interlineated at this point.

man' (iiij d.) *liberorum ideo ipsi in misericordia*. Item *presentat quod Thomas Dene (vj d.) ij brachiavit et fregit assisam ceruisie ideo ipse in misericordia*. Item *quod Johannes Baker' (ij d.) tabernauit et fregit assisam ceruisie ideo ipse in misericordia*. Item *presentat defaltam Wilhelmi Tannere*¹ Thome Dene (iij d.) *ideo ipsi in misericordia*. *Misericordie iiij s. iij d.*² Item *presentat j bouiculum maculosum[?] precium [—]*³ *prouentum de extrahura ad festum Aduincula Sancti Petri vltimum elapsum et remanet in Custodia Ricardi Rombold'*. *Extrahura Remanens.*²

Decenarius de Craule et Hunton' cum sua decena venit. Et presentat defaltam Ricardi Neuyte Comitis Sarum liberi (xij d.) ideo ipse in misericordia. Item *presentat quod Willelmus Algar' est molendinarius et capit telonium excessivum (iij d.) ideo ipse in misericordia*. Item *presentat defaltam Ricardi Forder' (iij d.) ideo ipse in misericordia*. Item *presentat quod Johannes Cruche (iij d.) j brachiavit et fregit assisam ceruisie ideo ipse in misericordia*. *Misericordie xxj d.*¹ Item *presentat j multonem album precium vj d. p[ro]uentum de extrahura ad festum Sancti Michaelis Archangeli vltimum elapsum. Et nullus venit ad illum calumpniandum ideo remanet in custodia Johannis Cruche. Extrahura Remanens.*²

§§ 31. Presentations and Ordinances made at the Tourn of St. Martin's along with the Court, 10 Sept., 1599.

The twelve jurors were doubtless customary tenants, while the chief juror, William Edmondes, gentleman, was probably the farmer of the manorial demesnes. Walter Sands, knight, was presented as a free suitor and amerced 6d. for failure to attend the court. It is not unlikely that he was a tenant of one of the more or less separate estates such as "the Hoo" which is very old, and the Rookley House estate, possibly more recent. Richard Pitter, nineteen years and a half old, was admitted to the messuage and half virgate of bond land in South Crawley, the heriot given on the death of his father being a cow which, when sold by the supervisor of stock, brought 30s. As was the rule in Crawley, he succeeded to the holding as the youngest son; whether he was regarded as actually having reached his majority is not clear.

¹ Apparently *quia venit* are interlineated here (?).

² In the margin.

³ Left blank.

There were four ordinances. (1) No copyholder or other person was to use any drag in the common fields, under the heavy penalty of 40s. If this referred to the use of a heavy harrow, it is difficult to see the point in the prohibition, unless the instrument injured the crops of others when taken from strip to strip. (2) No copyholder or other person was to keep upon the common pasture more than one young calf for each yardland in his possession. If he gave up pasture for a horse, however, he might keep two calves. The stint on tenants' rights of pasture was, of course, a common manorial restriction. On the whole, it was a rather serious limitation. (3) No copyholder possessing a yardland in South Crawley was to keep more than ten ewes apart from the common flock unless he had them on his own grounds. As we know from other sources,¹ he might have twenty-five sheep in the common flock; but here we find the prohibition that he might not have more than ten mother sheep anywhere else, except on his own grounds. Just where he was putting them or what the issue was is not clear. And (4) no copyholder was to be allowed to sublet to anyone without finding surety that the subtenant would not become a public charge. This is an eloquent testimony to the result of the much-worked leasing system. The rise of a market for land with the resulting breaking up of estates and bringing in of new tenants had not proved successful in some cases. It is noteworthy that the homage of the manor should presume to legislate on a subject which affected the agrarian policy of the manor, the lord's practices, and the lord's revenues from fines.

Here we have the two courts meeting together. One was the bishop's tourn with its jury of twelve who on this occasion found "all things well." The other was the court [baron?] with its homage, or group of tenants, who presented facts concerning suit of court, heriots, and so on, and made ordinances dealing with the cultivation of the soil. The tourn met twice a year, whilst the court [baron] might meet twice or oftener if desirable. Apparently the bishop's tourn was a kind of private hundred court, while the court baron was a private manorial court. The first was a private view of frankpledge, while the second was a private

¹ See above, § 12, pp. 44-45.

gathering of the lord's tenants. The first looked to criminal cases (in part), the latter to civil cases, in so far as such a distinction can be made. One would judge from the Crawley records that little differentiation was, in practice, made between the two courts which doubtless were held together in the hall of the manorial court in Crawley itself.

CRAWLEY MANERIUM¹

Turnus sancti Martini Cum Curia ibidem tentus decimo die Septembris Anno regni Elizabethe die gratia Anglie Francie et Hibernie Regine fidei defensoris etcetera Quadragesimo primo et anno translationis domini Thome Bilson Wintoniensis Episcopi Tercio.

Nomina Juratorum.

Willelmus Edmonds generosus Juratus

Robertus Baker

Ricardus Beche

Launcelotus Waite

Johannes Pitter

Johannes Waite

Jurati

Johannes Becham

Jurati

Ricardus Davie

Johannes Longe

Edmundus Symes

Ricardus Page

Johannes Browninge)

Robertus Nashe

Presentacio duodecem[sic] pro domina Regina et homagii Juratores videlicet Willelmus Edmonds et socii sui iurati veniunt et presenta[n]t quod Walterus Sands miles est liber sectator et fecit defaltam. Ideo ipse in misericordia. Misericordia vj d.²

Item presenta[n]t quod Johannes Wilkins est tenens Custumarius et fecit defaltam ad hunc diem. Ideo ipse in misericordia. Misericordia iiij d.²

Item presenta[n]t quod Robertus Pitter qui de domino tenuit secundum Consuetudinem manerii predicti vnum messuagium et dimidiam virgatam terre native in avstrali parte de Cralley obiit Citra vltimam Curiam Vnde accidit domino de herietto vna vacca vendita per supervisorem pro quinquaginta solidis Et quod Ricardus Pitter est filius Junior et proximus heres predicti Roberti secundum Consuetudinem manerii predicti et est etatis novemdecem [sic] annorum et dimidii vnius anni.

Hariettus j vacca vendita per supervisorem pro quinquaginta solidis. Denarii soluti Supervisor.²

Ad hanc curiam ordinatum est modo et forma sequentibus videlicet That noe parson, copiholder or other shall vse anie dragge in the Com-

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 91/6, fol. 10.

² In the margin.

mon fieldes at anie tyme in the yere vppon paine that euerie parson makinge defalte shall forfeite and loose for euerie defalte in that behalfe xl s. *Pena posita*.¹

Item *ordinatum* est modo et forma *sequentibus videlicet* that noe Copiholder of the mannor shall at anie tyme hereafter weane in the Common of the mannor above one Calfe vppon A yarde Lande exsept he shall first abate Common for one horse, vppon which abatement it shalbe lawful to weane twoo Calfes in liewe of the same horse vppon paine of euerie parson makinge defalte in this behalfe to forfeite and Loose foreuerie defalte xx s. *Ordinacio Cum pena*.¹

Item *ordinatum* est modo et forma *sequentibus* That noe Copiholder of the sowth side of Crawley shall keepe at anie tyme of the yere above Tenne ewes for a yarde lande from the Common flocke exsept he doth keepe them in his Inne groundes vppon paine that euerie parson makinge defalte in the behalfe shall forfeite and loose for euerie ewe kepte contrary to the trewe meaninge of this order vj s. viij d. *Ordinacio Cum pena*.¹

Et vltorius presentant quod omnia bene.

Ad hanc Curiam *ordinatum* est modo et forma *sequentibus videlicet* That noe Copiholder of this mannor shall hereafter take or receave anie vndertenant exsept he shall first putt in sufficient suerties to save the parrisshioners harmless of all Charges and Contribucions to arise growe or be imposed vppon the parrish or anie of the parrisshioners there inhabitinge by reason of anie such vndertenant vppon payne to forfeite and loose for euerie defalte vj s. viij d. *Ordinacio Cum pena*.¹

Affuratores { Willelmus Edmondes } Jurati
 { Robertus Baker }

§§ 32. Presentations and Elections at the Tourn and Court, 20 March, 1601.

This time there were fourteen jurors, John Wilkins, senior, being the chief juror or tithingman. The names of three other jurors were stricken out. Apparently two of the men in question were themselves presented, one for absence, the other for failure to perform his customary services. The two affuratores were the assessors of amercements. Both the tithingman and the reeve were elected. One wonders whether the reeve had been elected from the very first.

¹ In the margin.

The duality of the court is indicated by the words *Juratores* and *duodecem* on the one hand and *Curia* and *homagium* on the other. Two classes of tenants are found. The free-sutor element had been in earlier times very scant or non-existent. At this time it is doubtful whether there were more than two or three free tenants. Of course the customary tenant predominated.

The amercement of 6s. 8d. for not coming to shear and wash the lord's sheep was a heavy one. This item is one of the interesting survivals of the old non-week-work.

CRAWLEY MANERIUM¹

Turnus de Hocke Cum Curia Manerii *ibidem* tentus vicesimo die Martii anno regni Elizabethæ dei gratia Angliæ Franciæ et Hiberniæ Regine fidei defensoris etcetera Quadragesimo tercio et anno translationis domini Thome Bilson Wintoniensis Episcopi Tercio.

Essonia [—]²

Nomina Juratorum pro domina Regina et homagii

Johannes Wilkins senior Juratus

Willemus Edmondes Juratus

Robertus Baker Juratus

Lancelotus Wayte Juratus

Johannes Browninge Juratus

Ricardus Davie senior Juratus

Ricardus Allen Juratus

Robertus nashe Juratus

Ricardus Beche Juratus

Johannes Pitter Juratus

Ricardus page Juratus

Johannes Wayte Juratus

Johannes Wilkins Junior Juratus

Henricus puckenhall Juratus

presentacio duodecem[sic] pro domina Regina et homagii.³

Juratores videlicet Johannes Wilkins senior et socii sui iurati veniunt et presentant quod Walterus Sands miles est liber sectator et fecit defaultam. Ideo ipse in misericordia. Misericordia vj d.³

Item presenta[n]t quod Johannes Beacham est tenens Customarius et fecit defaultam. Ideo ipse in misericordia. Misericordia vj d.³

Item presenta[n]t quod Edmundus Symes vnus tenencium Customariorum domini manerii predicti non venit ad tonendum et Lavandum oves domini secundum Consuetudinem manerii predicti prout de iure debet et ex antiquo Consuevit. Ideo ipse in misericordia. Misericordia vj s. viij d.³

Et vltorius presentant quod omnia bene

Affuratores { Johannes Wilkins senior
Lancelotus Wayte

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 91/7, fol. memb. 50.

² Blank.

³ In the margin.

Edwardus Robertes electus est in officium decenarii ibidem et Juratus est

Ricardus Page electus est in officium prepositi ibidem et Juratus est.

§§ 33. Presentations and Elections at the Tourn and Court, 19 April, 1649.

The duality of the old-time court is clearly set forth in this document. On the one hand, there is the lord's tourn or leet in which there are two presentations made by the jurors, one of cert money (the medieval tithingpenny) at the early rate of 6s. 8d., the other that "all was well." On the other hand, there is the court baron with its homage which presents two free suitors and three customary tenants for absence. The customary tenants had to pay 4d. each, the free suitors 6d. each. It is stated that the two free suitors owed suit at the public (?) hundred court. The death of a tenant is recorded, as also the election of a tithingman and a reeve. The amercements were fixed, not by two affeerers but by the whole homage.

The new lord of the inter regnum period was John Pigeon. It is tempting to say that he was responsible for the clearer differentiation of the two courts. The new lord was the proud possessor of both a private hundred court (court leet or tourn) and a court baron. And he had at the time two free suitors — often regarded as necessary for a full-fledged manor. There were also the stalwart customary-tenant families, the Godwyns, the Pitters, and the Waytes. A strange name, Edward Roseblade, crops up suddenly, as has happened frequently before, showing either the effect of a freer land policy or of marriages with persons outside the manor.

CRAWLEY MANERIUM¹

Turnus de Hock cum Curia Baronis Johannis Pigeon Armigeri domini manerii predicti ibidem tentus decimo nono die Aprilis Anno domini Millesimo sexcentesimo quadragesimo Nono.

Nomina Juratorum pro leta et homagii.

Willelmus Godwyn Juratus

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 99/7, fol. 8.

Robertus Pitter		Richardus Beeche	
Willelmus Stevens		Georgius Penton	
Willelmus Browning	Jurati	Edwardus Roseblade	Jurati
Willelmus longe		Thomas wayte	
Nicholaus Pile		Johannes Symes	
Robertus wilkins		Thomas Allen	

Decennarius ibidem videlicet Georgius Penton cum decenna sua Jurati veniunt et presentant quod dant domino de certo ad hunc diem vj s. viij d.

Et vltorius presentant quod omnia bene.

Presentacio Juratorum pro leta et homagii¹

Juratores ibidem videlicet Willelmus Godwyn et socii sui Jurati veniunt et presentant quod Christiana dawley vidua et domina Lumley sunt libere sectatores et debent sectam ad hunc diem et fecerunt defaltam. ideo quilibet eorum in misericordia vj d.

Item presentant quod Willelmus Brodway Petrus Barton et Willelmus Wilkin sunt tenentes Custumarii huius manerii et ad hunc diem fecerunt defaltam. ideo quilibet eorum in misericordia iiij d.

Item eligerunt Johannem Tolfry in officium decennarii ibidem pro Anno futuro et Juratus.

Item eligerunt Thomam wayte in officium prepositi manerii pro hoc Anno et Juratus.

Item presentant quod Willelmus Howchem. obitum tenentis.²

Affuramentum³ per totum homagium.

§§ 34. Presentations, Orders, and an Ordinance made at the Tourn and Court, 21 March, 1663.

Three groups of suitors were amerced for failure to attend court, namely, seven inhabitants paying 3d. each, two free suitors paying 6d. each, and seven customary tenants paying 4d. each. While there were thirteen tenants named as present, there were sixteen absent and amerced. These "inhabitants" seem to bear names strange to the manor; they may have been subtenants.

A son and heir is admitted to his inheritance by a composition of 30s. This was the only fine recorded. One of the tenants was amerced 20s. for having encroached upon the king's highway.

¹ In the margin.

² obitum tenentis in the margin.

³ This is preceded by a gap with a marginal entry: vide penas et presentacionem Jur' cum domino Manerii.

Eight orders were issued to make or repair gates and hedges. One ordinance was enacted that no one within the manor should permit his horses or colts to be unfettered. Apparently this was regarded as a fresh enactment. It stands as a memorial to the legislative capacity of the community of manorial tenants.

CRAWLEY¹

Turnus de Hocke cum Curia Manerii ibidem tentus vicesimo primo die Marcii Anno Regni domini nostri Caroli Secundi dei gratia Anglie Scocie Francie et Hibernie Regis fidei defensoris etcetera decimo quinto Annoque translationis Domini Georgii Wintoniensis Episcopi primo.

Essonie [—]²

Nomina Juratorum pro Domino Rege et homagii.³

Robertus Pitter — Juratus	Ricardus Sheapeard	
Willelmus Godwin	Willelmus Poole	
Ricardus Long	Willelmus Brewning	
Nicholaus Pyle	Ricardus Francklin	Jurati
Ambrosius Beeche	Georgius Penton	
Thomas Allen	Willelmus Monke	
Willelmus Harris		

Decennarius ibidem videlicet Willelmus Brewning et Socii sui Jurati veniunt et presentant quod dant Domino de certo ad hunc diem

Itim [sic] presentant quod Willelmus Baker Robertus Hatche Jacobus Morgan Willelmus Newman et Georgius Rawlins sunt Inhabitantes infra precincta huius Turni et debent sectam et ad hanc Curiam fecerunt defaultam. Ideo quilibet eorum in Misericordia iij d.

Itim presentant quod Willelmus Duns Sandys et Henricus Dawley Sunt liberi Sectatores huius Manerii et debent sectam et ad hanc Curiam fecerunt defaultam. Ideo quilibet eorum in misericordia vj d.

Itim presentant quod [—]² Sheppeard vidua Willelmus Long Henricus Allen Willelmus Page Willelmus Broadway [—]² Stevens vidua Henricus Symes Sunt tenentes customarii huius Manerii et debent Sectam et ad hanc Curiam fecerunt defaultam. Ideo quilibet eorum in misericordia iiij d.

Presentacio Juratorum pro Domino Rege et homagii.³ Fines Anno: Juratores ibidem (videlicet) Robertus Pitter et Socii Sui Jurati veniunt et presentant quod Thomas Waight qui de domino tenuit huius Manerii [—]² citra vltimam Curiam obiit et quod Thomas Waight est filius et proximus heres predicti Thome ad omnia premissa. Et quod Joanna

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 100/4, fol. 50.

² Blank.

³ In the margin.

relicta *predicti* Thome *defuncti* debet gaudere *premissa* durante *vidualitate* Sua *Secundum* *consuetudinem* *Manerii*.¹

Itim *presentant* quod Robertus Baker Junior *incrochiauit* Super *viam* *Regiam* *ibidem*. *preceptum* est eidem *aperire* *incrochiamementum* *predictum* ante *festum* *sancti* *Michaelis* *Archangeli* *proximo* *futurum* subpena *xx* s.²

Preceptum est *tenentibus* de *Crawley* *quemlibet* ex *parte* Sua *sufficienter* *facere* *Sepes* *Suas* *versus* *le* *Downe* *et* *parke* ante *Sextum* *diem* *Maii* *proximo* *futurum* subpena *cuiuslibet* *delinquentis* *x* s.²

Preceptum est *similiter* *tenentibus* *ibidem* *quemlibet* ex *parte* sua *Sufficienter* *facere* *sepes* *vocatæ* *Bottomeway* *hedge* ante *primum* *diem* *Aprilis* *proximo* *futurum* Subpena *cuiuslibet* *delinquentis* *v* s.²

Preceptum est *omnibus* *quibus* de *iure* *Spectant* *Sufficienter* *facere* *Januam* *vocatam* *way* *pittle* *gate* *et* *Sepes* *ibidem* ante *primum* *diem* *Aprilis* *proximo* *futurum* Subpena *cuiuslibet* *delinquentis* *v* s.²

Preceptum est *Similiter* *omnibus* *quibus* de *iure* *Spectant* *facere* *et* *reparare* *Januam* *vocatam* *Bakers* *lane* *gate* ante *primum* *diem* *Aprilis* *proximo* *futurum* Subpena *cuiuslibet* *delinquentis* *v* s.²

Preceptum est *Similiter* *omnibus* *quibus* de *iure* *Spectant* *facere* *Sepes* a *Norbury* *pales* *vsque* *Coomes* ante *sextum* *diem* *Maii* Subpena *cuiuslibet* *delinquentis* *v* s.²

Preceptum est *omnibus* *quibus* de *iure* *Spectant* *Sufficienter* *facere* *Sepes* a *buttes* *gate* *to* *delledge* ante *Sextum* *diem* *Maii* *proximo* *futurum* subpena *cuiuslibet* *delinquentis* *v* s.³

Preceptum est *omnibus* *quibus* de *iure* *Spectant* *Sufficienter* *facere* *Sepes* apud *Thornam* ante *decimum* *diem* *Maii* *proximo* *futurum* Subpena *cuiuslibet* *delinquentis* *v* s.³

Preceptum est *omnibus* *quibus* de *iure* *Spectant* *sufficienter* *facere* *Januas* *vocatæ* *Millere* *lane* *gate* *et* *Winchester* *lane* *gate* ante *sextum* *diem* *Maii* *proximo* *futurum* subpena *cuiuslibet* *delinquentis* *vs*.³

Ordinatum est ad hanc *Curiam* quod *nulla* *persona* *infra* *Manerium* *predictum* *permittit* *equos* *Seu* *pullos* *Suos* *incompeditos* *anglicè* *vnfettered* Subpena *v* s.⁴

Willelmus *Page* *electus* est in *officium* *decennarii* de *Crawley* *et* *Juratus*.⁵

Edwardus *Butterley* *electus* est in *officium* *prepositi* *ibidem* *et* *Juratus*.²

Afferratores { *Robertus* *Pitter*
 { *Willelmus* *Godwin* } *Jurati*

¹ In the margin: *Herriethus* *per* *composicionem* *xxx* s. in *custodia* *Prepositi* *ibidem*.

² In the margin: *Electio* *prepositi*.

⁴ In the margin: *Ordinatio* *cum* *pena*.

³ In the margin: *pena* *posita*.

⁵ In the margin: *Electio* *decennarii*.

§§ 35. Court Presentation of the Commutation of the Customary Service of Carrying Manure to the Fields, 4 April, 1690.

There is but one notable feature here. The tenants in South Crawley from at least the thirteenth century¹ had been accustomed to carrying the lord's dung from the demesne farm gate to the demesne fields. Twenty-five tenants had participated in this service, each carrying one load to the demesne fields and each receiving for his own fields one load. The reeve had been exempt from this service because of his office.

Now at last, after at least over 400 years, the service was commuted to a money payment of 24s., the reeve not paying anything by virtue of his office. Apparently the customary tenants shouldered this burden of 1s. each in lieu of the service, and probably they continued to pay it until the enclosure in 1795. Since the lord had long leased his home farm to the general farmer, the services had been due to the latter. And henceforth it is the general farmer who is to receive the money in lieu of the service. In the fifteenth century, as before, all commutation money went to the lord. This present instance is indicative of what was happening: the general farmer, who had leased the home farm, was gradually taking the place of the lord. On the whole, the general farmer seems to have driven a good bargain. He was to receive 24s. in cash and could keep the 25 loads which the tenants (including the reeve) had formerly received for their own lands.

Here we find one of the few references to the lord's steward who presided over the court and was responsible for the writing out of the court rolls. Under one name or another, he had apparently been visiting Crawley, holding courts since at least 1208 when the extant reeves' accounts begin.

CRAWLEY²

Turnus de Hocke cum Curia Manerii predicti ibidem tentus quarto die Aprilis Anno regni Dominorum nostrorum Willelmi et Marie Regis et Regine Anglie etcetera Secundo, Annoque translationis Domini Petri Wintoniensis Episcopi Sexto.

¹ See above, §§ 11, pp. 229 ff.

² MS., P. R. O., Ecclesiastical Commission, Court Rolls, 104/2, fol. 51.

*Nomina Juratorum pro Dominis Rege et Regina et Homagii:*¹

Henricus Symmes *Juratus*

Nathaniel' Pyle		Willelmus Hacke	
Robertus Pitter		Richardus Shepperd	
Ambrosius Beech	<i>Jurati</i>	Johannes Cooper	<i>Jurati</i>
Georgius Penton		Johannes Tompson	
Robertus Baker		Michael' Batchelor	
Jacobus Waight		Philippus Ison	
Willelmus Pitter	<i>Jurati</i>	Johannes Wilkins	<i>Jurati</i>
Johannes Page iunior		Johannes Harris	
Johannes Wilkins		Richardus Fifeild	
Willelmus Harris	<i>Jurati</i>	Johannes Long	<i>Jurati</i>

*Decennarius ibidem (videlicet) Henricus Long cum Decenna sua Jurati*² *veniunt et presentant quod dant Domino de Certo ad hunc diem.*

*Item presentant [—]*³

Item presentant quod Willelmus Newman Elizabetha Webb vidua et Joanna Houchen vidua sunt Tenentes Customarii huius Manerii et debent sectam et ad hanc Curiam fecerunt Defaultam. Ideo quilibet eorum in misericordia iiij d.

Et vltcrius presentant quod omnia bene.

*Presentacio Juratorum et homagii.*¹ *Juratores predicti presentant in his Anglicanis verbis sequentibus, — Item wee present that whereas a Service is due from Severall of the Tenanants [sic] of the South side of this Mannor to be performed yearly to the Lord of the said Mannor as to his Demesnes in carrying of Dung from the Farme Gate into the Feilds belonging to the said Demesnes for four and twenty days (videlicet for every day one Load) for which Service when performed the said Tenants are to have four and twenty Loads of Dung yearly out of the Lords Gate belonging to the Demesnes for and towards the Improvement of their own Lands Now att this Court there happening a Difference betweene the Tenant to the Demesnes and the Tenants obliged to performe the said Service about the doeing thereof for that there is a new Farmehouse built att a greater Distance than before where the Dung is and will be made and the Severall Tenants lookeing vpon it as more trouble to them in the performance of the Said Service*

¹ In the margin.

² At this point it is difficult to elongate satisfactorily. Forms in other accounts have been followed here.

³ Blank.

It is therefore agreed att this Court betweene the Tenant to the Demesnes and the other Tenants that they shall yearly pay four and twenty Shillings to the Farmer of the Demesnes for the Said four and twenty days Service and remitt their Severall Loads of Dung due to them, And the Reive of the said Mannor for the time being is yearly to be excused from paying his Share of the four *and* Twenty Shillings as he was from his Share of performing *the* Carting days in respect of his service in performing the Office of Reeve and soe much of the foure and twenty Shillings to be yearly abated as the Reives Share amounts to which agreement is Ordred to be entred in the Court Rolls of the said Mannor by *the* Steward accordingly.

§§ 36. Land Fines, 27 Feb., 1553.

The entries found in this badly written document are simply the fines, normally entered in the court rolls but here set down separately because of the growing importance of land fines. In this particular record there are *finés* for succeeding to a kinsman's holdings, for entering upon lands formerly held by another family, and for licence to sublet, or put out to farm, for a period of years.

One gavelland of bondland containing eleven (customary) acres, had long been held in lease without a fine, that is, apparently, as a tenancy-at-will. The gavelland is apparently simply *gafol*-land, or money-rent land. It is not to be inferred that the practice had been developed, of converting a customary holding with its fine for entry and with its customary rent into a simple leasehold, or tenancy-at-will.

The most interesting case is that of Randolph Davy who had escheated his land because he, a bondman, had sublet his holding without the lord's permission. He is now forced to pay a fine and a heavy one, for having the permission to lease for five years. One wonders whether the holding was worth so much (84s.) during the period in question. In addition, it is stated that the fine for his holding is henceforth to be 5s. 4d. — for instance, when his heir succeeds to the property. Apparently he was soon manumitted, for the entry 'manumitted' is made above the original record.

Here we see clearly enough two important developments: (1) there was coming into being a brisk market for customary holdings, and (2) the lord was rising to the point of demanding a share

of the income from subletting. All this came at a time when, it is ordinarily considered, only large holdings were desirable and desired. Of course, some of the subletting was to increase the holdings of those who had lands insufficient for their needs. Still, the lands were unenclosed and used chiefly for tillage, that is, apparently for the old type of agriculture.

CRAWLEY¹

Fines ibidem facti ad Turnum de hock' ibidem tentum penultimo die februarii Anno regni regis Edwardi sexti septimo.

Finis Anno xiiij S[tephani] episcopi² v s. Johannes davy frater junior et proximus heres henrici Davy pro j Messuagio et ij ferlingis terre native in boriali parte de Crawley j Messuagio et j virgata terre native in australi parte de Crawley que deuenerunt in manus domini per mortem predicti henrici davy fratris sui habendis.

pro j Messuagio et³ j gauellond terre native continent' xj acras iacentes in [—]⁴ Crawley que henricus davy diu tenuit in locagio absque fine habend'

pro viij acris terre iacentibus in communibus campis in boriali parte de North crawle videlicet iij acris inde vocatis budlandes iacentibus in north in campo occidentali ibidem et iiij acris quondam fuit le droueway pro ouibus domini iacentibus in Combfulonge j acra inde iacente in furlonge ibidem nominat' [—]⁴ quas willelmus wayt diu tenuit in locagio absque fine.

Thomas Symys pro licentia dimittendi ad firmam quandam parcelam terre vocatam wheatgarstons continentem xx acras terre native in decenna de Crawley cuicumque voluerit a festo sancti Michaelis Archangeli proximo futuro post datum presentis ad finem et terminum quinque Annorum proximo sequentium et plenarie complendorum per plegium Ricardi moreley. [Finis] vj s. viij d.⁵

Randolphus davy manumissus pro j Messuagio et j ferlingo terre native in parte boriali de Crawley que deuenerunt in manus domini per escaetam eo quod dictus Randolphus natus existens ad firmam dimissit dicta Messuagium et ferlingum terre pro termino Annorum sine licentia et contra consuetudinem Manerii habendis ita quod finis sit imposterum v s. iiij d. videlicet antiquus finis ut patet de⁶ anno xix^{to} fox et ulterius licentia est ei ad firmam dimittere omnia premissa cuicumque voluerit a festo Annunciationis beate marie virginis proximo futuro

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 109/5, fol. 20b.

² About 1543-44.

³ j Messuagio et struck through.

⁴ Left blank.

⁵ In the margin.

⁶ Interlineated.

usque ad finem termini v Annorum proximo sequentium. [Finis] iiij li. iiij s. [pro] licencia dimittendi.¹

§§ 37. Land Fines, [before 1560] and [April], 1560.

The fine of £7 is unusually heavy. It had been paid apparently in 1547 and was again demanded on this occasion. Two estates were involved, made up of two virgates of bondland. Just why the fine was made so heavy is not clear, unless the son and heir took title at this time, allowing his mother her rights of possession during her life (ordinarily it was during widowhood), expecting to avoid a possible further fine later — on the death of his mother.

A cottage and farthingland in North Crawley are dealt with in an unusual fashion. The cottage itself was handed over to the daughter of the former holder. She paid 12d. as a fine and her husband 6d. to hold with her. The farthingland was made up of 23 roods (usually 22, making 11 customary acres or $5\frac{1}{2}$ statutory acres). These roods, or fractions thereof, were assigned to 15 holdings in North Crawley ranging from $\frac{1}{2}$ rood ($\frac{1}{8}$ acre) to 4 roods (1 acre) in amount. The former holder, or one bearing the same name, got two of the roods. The fines were 21d. per rood. From this instance we get a clear idea of the small size of holdings in North Crawley.

A small miscellaneous estate was handed on to the widow of the deceased tenant. It had been held by her husband by lease without fine for entry (in *locagio absque fine*). Of the $9\frac{1}{2}$ acres, 4 were in one furlong, 3 in another in North Crawley, 1 in South Crawley, and $1\frac{1}{2}$ in the lord's demesne. It is unusual to find a tenant holding in both North and South Crawley. Clearly the lord had some separate demesne, but it was probably still divided into small strips. The rental is put down at 5s. The holding was annexed to a messuage and farthingland in North Crawley.

This document indicates clearly the breaking up of small unit holdings to form larger ones. We must not assume, however, that it went very far. There were at least 15 holdings in North Crawley at the time. The common practice of calling an estate after the name of an earlier holder is here abundantly illustrated.

¹ In the margin.

The scribe was either very ignorant or very careless. Certainly he wrote an abominable hand and made many mistakes. The document is blurred and the edges were cut off when the folios were stitched together to form a book. *Anno Stephani* xxij (1555-56?) and *Anno fox* xxj (1521-22) refer to Bishops Stephen Gardiner and Richard Fox.

CRAWLEY¹

[Ad Turnum Sancti Martini??]

finis Anno Edwardi Sexti primo vij li. Edmundus Simmes filius Thome Syms pro j Tofto et j virgata dimidia terre native in Crawley in parte australi vocatis woodcott j Tofto et dimidia virgata terre native in Crawley vocatis Skinners in parte australi que deuerunt in Manus domini ex reddicione predicti Thome Syms patris sui sub condicione quod dionisia vxor predicti Thome habebit tenebit et gaudebit omnia et singula premissa durante vita sua per pllegium [sic] Roberti ostmond. *finis* vii li.²

finis Anno [Stephani] xxij^o v s. iiij d.³ Willelmus wayte Junior pro j Messuagio et j ferlingata terre native in boriali parte de Crawley vocatis Randall que deuerunt in Manus domini ex reddicione Thome wayte de Wurthey habendis per pllegium willelmi wayte senioris.

finis Anno fox xxj^o xij s. vj d. Ricardus davye filius Junior et proximus heres henrici davy pro j Tofto j messuagio et j ferlingata terre native in Crawley in parte boriali vocatis prestlandes cum iiij acris de dominicis domini in le Estfildes iuxta putthill que deuerunt in manus domini per Mortem Margerie Relicte predicti henrici que tenuit premissa durante viduete sua habendis per pllegium Roberti osmond. *finis* xiii s. vi d.²

finis Anno predicto xiiij d. Idem Ricardus pro j Tofto et j ferlingata terre native continente per estimacionem xj acras in parte boriali vocatis morantes que deuerunt in Manus domini vt supra habendis. *finis* xiiii d.²

finis Anno predicto ix s. Idem Ricardus pro j Messuagio et j ferlingata terre native continente per estimacionem xj acras terre native in boriali parte de Crauley que deuerunt in Manus domini vt supra habendis. *finis* ix s.²

finis Anno predicto ij s. vj d. Idem Ricardus pro j Tofto et j ferlingata terre native in Crauley vocatis osmondes que deuerunt in Manus domini vt supra habendis. *finis* ii s. vi d.²

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 109/7, fols. 39-41.

² In the margin.

³ In the margin, iiij s. iiij d.

Robertus wayte pro licentia dimittendi ad firmam j messuagium et virgatam terre native in australi parte de cralley j messuagium et j virgatam dimidiam in Cralley in parte australi ac j Toftum j cottagium et quinque acras terre native in cralley in parte boriali cuicumque voluerit a festo sancti michaelis archangelii proximo futuro vsque ad finem termini vij annorum proximo sequencium et plenarie complendorum. finis v s.¹

finis Anno xxij Stephani episcopi cum j Messuagio et j ferlingata terre et j cotagio et j ferlingata terre et officina fabrili xv s. Johanna heliar' pro j Cotagio in northcrawley quondam Willelmi plumtons et postea willelmi drew quod deuenit in manus domini ex reddicione gewing Mathew fratris sui habendo per pllegium henrici hellyer. finis xij d.²

finis Anno xix^o fox v s. iiij d. Henricus Heliar' pro Johanna Heliar vxore sua cum terris suis predictis tenere cum prefata Johanna vxore sua per plegium Roberti osmand. finis vj d.²

Ad Turnum de hocke Anno domini Johannis White wintoniensis episcopi iiij^o.

Thomas Stevens alias couch pro iiij^{bus} rodus unius acre terre vt iacent in communibus campis in furlong vocal' Markefurlonge in decenna de crauley in boriali parte quamdiu iacent in manibus domini ob defectum finientis habendis Ita [quod] predictae 3 rode terre vt iacent imposterum anexentur Messuagio et ij ferlingatis terre native in north crauley vocatis chiddens sub fine et redditu predictarum ferlingatarum terre ibidem. finis v s. iij d.²

Gawing Mathew pro ij rodus terre ut iacent in communibus campis in north cr[aw]ley in furlonge vocal' Markefurlong quamdiu iacent in manibus domini ob defectum finientis habendis Ita quod dicte ij rode terre imposterum anexentur messuagio et ij ferlingatis terre [in] north [Crawley] vocatis bodies et plumtons sub fine et redditu predictarum ferlingatarum terre ibidem. [Finis] iij s. vj d.¹

Ricardus Davi senior pro j roda terre sicut iacet in communibus campis in northcraw[ley] in Markefurlong quamdiu iacet in manibus domini ob defectum finientis habenda Ita quod dicta roda terre anexentur imposterum tofto j Messuagio et j ferlingate terre in north crawley dimid' gauellond vocatis barlinges sub fine et redditu predictae ferlingate terre ibidem. finis xxj d.¹

Georgius Nash pro j roda dimidia terre sicut iacent in communibus campis de north crauley quamdiu iacent in manibus domini ob defectum finientis habendis Ita quod predictae roda et dimidia anexentur impos-

¹ In the margin.

² In the margin. The iij d. appear to have been crossed out.

terum cottagio et ferlingate ipsius georgii vocatis carpenters sub fine et redditu predictae ferlingate terre ibidem. finis ij s. vij d.¹

Willelmus Wayte pro j roda terre in communi campo in furlong vocat' Markefurlonge in north crauley quamdiu iacet in manibus domini ob defectum finientis habenda Ita quod predicta roda terre imposterum anexetur Messuagio et ferlingate terre ibidem vocatis Randels sub fine et redditu predictae ferlingate terre ibidem. finis xxj d.¹

Willelmus be[cc]he[?] pro j roda terre in communibus campis in north crawley in furlong vocat' Markefurlong quamdiu iacet in Manibus domini ob defectum finientis habenda Ita quod predicta roda imposterum anexetur j Messuagio et ferlingate terre predicti Willelmi vocatis pilles[?] ibidem sub fine et redditu eiusdem ferlingate terre ibidem. finis xxj d.¹

Johannes davy pro ij rodīs terre sicut iacent in communibus campis de northcrauley in furlong vocat' Markefurlong quamdiu iacent in Manibus domini ob defectum finientis habendis Ita quod predictae ij rode terre anexentur imposterum Messuagio et ferlingate terre dicti Johannis vocatis [—]ns sub fine et redditu predictae ferlingate terre ibidem. finis iij s. vj d.¹

Johannes davy [—]² pro j roda terre sicut iacet in communibus campis de northcrauley in furlong vocat' Markfurlong quamdiu iacet in manibus domini ob defectum finientis habenda Ita quod predicta roda terre anexetur imposterum messuagio et ferlingate terre predicti willelmi vocatis sewalles sub fine predictae ferlingate terre et sub redditu predictae ferlingate terre videlicet. finis xxj d.¹

Johannes davye frater henrici davi pro ij rodīs terre sicut iacent in communibus campis de Northcrauley in forlong vocat' Markfurlong quamdiu iacent in Manibus domini ob defectum finientis habendis Ita quod predictae ij rode anexentur imposterum Messuagio et ij ferlingatis terre vocatis Amys ibidem sub fine et redditu predictarum ferlingatarum terre ibidem. finis iij s. vj d.¹

Thomas Wayt pro j roda terre sicut iacet in communibus campis in northcrauley in vno furlong' vocat' Markefurlonge quamdiu iacet in manibus domini ob defectum finientis habenda Ita quod dicta roda terre imposterum anexetur Tofto et j ferlingate in north vocatis Cootes sub fine et redditu predictae ferlingate terre ibidem. finis xxj d.¹

Ricardus davy at well pro iij rodīs terre sicut iacent in communibus campis de north crauley in vno furlong vocat' Markfurlong quamdiu iacent in Manibus domini ob defectum finientis habendis Ita quod dicte iij rode terre anexentur imposterum Tofto et ferlingate terre vocatis Simondes in north crauley sub fine predictae ferlingate terre et sub redditu ferlingate predictae. finis vij s.¹

¹ In the margin.

² Obliterated.

Thomas Allen pro j roda terre sicut iacet in communibus campis de northcrauley in vn' furlong vocat' Markefurlong quamdiu iacet in Manibus domini ob defectum finientis habenda Ita quod predicta roda terre imposterum anexetur Tofto j messuagio cum croft et clauso adiacente et j ferlingate terre et dimid' gauellond vocat' gibbes in boriali fine ¹ de crauley sub fine et redditu predictae ferlingate terre ibidem. finis xxj d.²

Robertus Wayte pro dimidia roda terre sicut iacet in communibus campis de northcralley in furlonge vocat' Markefurlong quamdiu iacet in Manibus domini ob defectum finientis habenda Ita quod dicta dimidia roda terre imposterum anexetur messuagio et virgate dimidie in australi parte et cottagio et iij acris in north vocatis Maldas in north sub fine et redditu predictae virgate terre dimidie ibidem. finis x d. ob.²

Willelmus Couch pro j roda terre sicut iacet in communi campo de northcrauley in furlong vocat' Markefurlong quamdiu iacet in Manibus domini ob defectum finientis habenda Ita quod dicta roda terre imposterum anexetur Messuagio et ferlingate terre predicti Willelmi in north crauley vocatis Couches sub fine et redditu predictae ferlingate terre ibidem. finis xxj d.²

Johannes Baker pro j roda terre sicut iacet in communibus campis de northcrauley in vn' furlong vocat' Markefurlonge quamdiu iacet in manibus domini ob defectum finientis habenda Ita quod predicta roda terre imposterum anexetur messuagio et ferlingate terre vocatis neweslandes sub fine iij s. iij d.³ et redditu predictae ferlingate terre ibidem. finis xxj d.²

Mergeria relicta willelmi Wayt pro viij acris terre iacentibus in communibus campis in diuersis furlong' in northcrauley videlicet iij acris insimull in furlong vocat' Bedlandes et iij acris insimull iacentibus in Trendelfurlong iuxta combe hedge et alia acra iacente in australi parte de crauley vocata stapleacre cum j acra dimidia terre de dominicis domini vocatis le pittell in orientali parte de crauley quas Willelmus wayte nuper maritus dicte Margerie tenuit in locagio absque fine habendis ⁴ tenendis sibi pro termino vite sue reuercione inde spectante rectis heredibus Willelmi Wayt nuper viri sui per finem ii[?] librarum x[s.].² Ita quod predictae viij acre terre ⁵ in communibus campis et ille acra et dimidia de dominicis domini deinceps anexentur j Messuagio et ferlingate terre native in boriali parte de crauley sub fine v s. et sub redditu predictae ferlingate v s. Et j acra in australi parte de crauley vocata Staple acre annexetur imposterum Messuagio et virgate terre native

¹ Error for parte.

² In the margin.

³ Probably iij s. iij d. is an error which the scribe failed to erase.

⁴ Crossed out.

⁵ A correction of vij acre terre is interlineated.

sue in Suthcrauley sub fine et redditu predictæ virgate videlicet fine v s. finis xl s.¹

Gawinus Mathew pro licencia dimittendi ad firmam omnes terras suas² et fra[riga]biles[?] crawley cuidam Roberto osemonde a festo Sanctorum philippi et jacobi proximo futuro ad finem termini decem Annorum.

§§ 38. Land Fines, 13 Sept., 1571.

Two heavy fines were collected from an heir of five years of age for having his deceased father's two holdings on the occasion of the marriage of his mother. His stepfather was to be his guardian. The fine for the farthingland and pyghtell in North Crawley was 20s.; for the virgate in South Crawley 21s.

A widow and two guardians paid fines for subletting holdings: v s. for subletting for 20 years, 6s. 8d. for 10 years, and 3s. 4d. for 3 years. The holdings all differed in size as well as in the period of the lease.

It would seem that one advantage of the subletting system was that a widow might marry another tenant of the village and her husband might sublet the widow's, or her son's, tenement, if he did not care to cultivate it himself.

CRAULEY³

Fines ibidem, facti xiiij die Septembris Anno predicto [13 Eliz.].
finis Anno Elizabethe Regine vj et Roberti episcopi iiij xx s.

Thomas Brownynge filius junior et proximus heres Roberti Brownynge pro j Messuagio et j ferlingata terre native j tofta et j ferlingata terre gabuland ac j pyghtelle continent' ij acras terre purpresture in boriali parte de Crawley que deuenerunt in manus domini eoquod Helena nuper vxor predicti Roberti que tenuit premissa durante viduitate sua cepit in virum quendam Ricardum pregneshe per quod forisfecit statum suum in premissis habendis per plegium Ricardi pregneshe cui custodia predicti Thome cum terris suis predictis committitur quousque peruenerit ad suam plenam etatem modo etatis v Annorum sub condicione quod bene et sufficienter reparabit et sustentabit omnes et omnimodis reparaciones pertinentes ad premissa. finis xx s.¹

¹ In the margin.

² omnes terras suas have been substituted for i messuagium in the manuscript.

³ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 111/1, fol. 12.

*finis Anno predicto xxj s. Idem Thomas pro vno Messuagio et j virgata terre native in australi parte de Crawley que deueniunt in Manus domini vt supra habendis per plegium predictum et custodia committitur vt supra sub condicione vt supra. finis xxi s.*¹

*Ricardus pregneesshe Gardianus predicti Thome pro licentia dimittendi ad firmam omnia et singula premissa cuidam Johanni newmann et assignatis suis A festo sancti Michaelis Archangeli vsque ad finem termini decem Annorum proximo sequentium et plenarie complendorum. finis vj s. viij d.*¹

*Joanna baker vidua nuper vxor Johannis baker pro licencia dimittendi ad firmam j Messuagium et j ferlingatam terre native vocata neweslondes in boriali parte de Crawley cuicumque voluerit A festo sancti Michaelis Archangeli proximo futuro vsque ad finem termini xx Annorum proximo sequentium et plenarie complendorum. finis v s.*¹

*Thomas borne gardianus Johannis Wayt pro licentia dimittendi ad firmam j Messuagium et j virgatam terre native in Crawley in australi parte continentem xxxij acras terre native j toftam et j ferlingatam terre native vocatas Cootes in boriali parte de Crawley continentem xj acras terre ac j rodam cuicumque voluerit A festo sancti Michaelis Archangeli proximo futuro vsque ad finem termini trium annorum proximo sequentium et plenarie complendorum. finis iij s. iij d.*¹

§§ 39. Land Fines, 17 March, 1586.

An heiress, apparently married, paid fines for having three estates, her father and mother being still alive and their rights of possession being specifically reserved. For the farthingland in North Crawley, the fine was 4s., the same as it had been in 1578. For 7 acres in North Crawley and for purpresture land, the fine was 5s., the same as in 1546-47. And for one farthingland and a half, of gavelland, also in North Crawley, the fine was 5s., as it had been in 1546-47. Just why the parents wanted to have the matter of reversion and fine settled at this time is, of course, not stated.

An heir of seven years of age fined for three holdings, apparently on the remarriage of his mother who was to be the guardian of the boy and of his lands. The heir was to receive the lands on reaching full age. The rent of 6s. and all services were to be rendered, as also a new rent of one ewe each year. Here we have a slight

¹ In the margin.

promise of a new system of rents which, however, never materialized. If the lords had been able to impose new rents in kind, the semi-manorial system still surviving, might have attained new vigor.

The holdings of this estate were one virgate in South Crawley, a farthingland, one rood and one acre in North Crawley, and also a single acre in North Crawley.

This single acre was called *prima acra*, doubtless a customary acre. It was located in Lytteldowne furlong in Myddellnorththeheld. This is a complete description of the acre in question. It also is evidence of the dual nature of the common-field system in Crawley. The acre and furlong were not in middle field, but in middle north field, that is, in the middle common field of North Crawley.

CRAWLEY¹

Fines ibidem facti ad Turnum de hock λvij^m die Marci Anno Regni d[omine] Elizabethe Regine Anglie *etcetera* xxvij^o

finis Anno Roberti episcopi xvij iij s. Elizabetha Collen' pro j Messuagio et j ferlingata terre native continente xj acras in borialli parte vocatis Sewells et ij rodīs in markefurlonge que devenerunt in manus domini ex redditione Ricardi Davy senioris patris sui habendis prefate Elizabethe et heredibus de corpore suo legitime procreatis et procreandis et pro defectu talis exitus remanere rectis heredibus prefati Ricardi sub condic[i]one quod predictus Ricardus habebit tenebit et gaudebit omnia et singula premissa durante vita sua et Rosa vxor predicti Ricardi durante viduetate sua per plegium Ricardi Davy. *finis iij s.*²

finis Anno Stephani episcopi xvj^o v s. Eadem Elizabethe pro j Cotaagio et vij acris terre in boriali parte ac j cotaagio et iij acris terre native in Campo de Crawley vocato middelfeilde que deuenerunt in manus domini vt supra habendis vt supra sub condicione predicta per plegium predictum. *finis v s.*²

Finis Anno predicto v s. Eadem Elizabetha pro j Messuagio j ferlingata dimidia gauelland in borialli parte de Crawley que deuenerunt in manus domini vt supra habendis vt supra sub condic[i]one predicta per plegium predictum. *finis v s.*²

finis Anno Roberti episcopi secundo v s. Ricardus Allen' filius Junior et proximus heres Joh[ann]e Allen' pro j Messuagio et j virgata terre native in australi parte de Crawley j ferlingata terre native et dimid'

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 112/4, fol. 20.

² In the margin.

gauillond in borialli parte ac j roda terre in markefurlonge et j acra terre purpresture que deuenunt in manus domini eo quod Johanna relicta predicti Johannis que tenuit premissa durante viduetate sua cepit in virum quendam Willelmum Baker per quod forisfecit statum suum in premissis habendis per plegium predictorum Willelmi et Joh[ann]e [c]ui custodidia Ricardi cum terris suis predictis committatur durante minoritatem etatis predicti Ricardi modo etatis vij Annorum reddend[o] inde domino omnia redditus opera consuetudines et servicia ac alia onera quecumque durante termino predicto ac annuatim j ouem matricem in consideratione reddituum premissorum deliberandorum quando prefatus Ricardus pervenerit ad suam plenam etatem. finis v s.¹

finis Anno Roberto episcopi quarto xij d. Idem Ricardus pro j acra terre iacente in Communi Campo vocato myddellnorthefe[i]d in lyttel-downe farlonge et est prima acra ibidem que deuenit in manus domini vt supra habenda et custodia committatur vt supra.

§§ 40. Land Fines in a Reeve's Account, 1610-11.

These entries, corresponding to the purchasia or perquisita of the earlier reeves' accounts, occur in an account for the year 1610-11 kept by the reeve and the farmer of the demesne.

The sum of 5s. was paid for permission to farm to a subtenant for the period of twelve years, a cottage with a garden, apparently without any arable land.

The chief case is that of Henry Pucknoll, a blacksmith, who paid two fines to the lord for leasing two holdings. One fine was 15s. for leasing a messuage and a farthingland and also a cottage and two roods of land along with a blacksmith's shop, in North Crawley. The blacksmith, or his wife, was to hold as long as either should live. The rent to be paid by them was £5 a year, payable half yearly, and with only four days' grace allowed. This rent was to be paid, not to the lord but to the tenant who was Anna Gefery, doubtless daughter of the former blacksmith, Amos Gefery. Having married Christopher Elie of Hunton, Anna had no use for the land. But reversion of the land rested in her and her heirs. She had made a pretty good bargain. There was also another holding which her father had possessed in North Crawley. It was a cottage and five acres. For leasing this, Pucknoll, the new

¹ In the margin.

blacksmith, paid a fine of 2s. to the lord. Whether any rental was due is not stated.

Clearly everybody ought to have been happy. The lord received considerable fines and, of course, the services and customs still due. The heiress received a handsome yearly rent. And the blacksmith got larger holdings which he doubtless expected to cultivate with profit, though it would have to be under the open-field system using the naked-fallow method of husbandry. The blacksmith was one of the new class of tenants, or, in this case, of subtenants, who had ambitions and capacities. Such a class was not satisfied with the old units of $5\frac{1}{2}$ acres of land, common in North Crawley. The splitting up of holdings, and the recombination of the same, met the needs of this class. It might have been easy enough for a brawny blacksmith to ply his trade and also cultivate his lands of about eleven acres, but just how would he use his three houses, if there were actually three, as appears to have been the case? It would seem that the blacksmith's own proper holding was a shop, a cottage, and two roods of land. But, as is indicated in an earlier record,¹ such a man of strength had previously possessed two tenements besides his shop.

FINES TERRARUM ²

Et de xiiij s. iiij d. de Tuth[ingpenny] ad Turnum sancti martini et hocke per annum. Et de v s. de Willelmo Davye pro licencia dimittendi ad firmam vnum Cotagium cum Curtelagio et gardino in decenna de Crawley Cuicumque honesto et idoneo subtenenti voluerit A festo sancti michaelis Archangeli proximo nunc futuro vsque ad finem et terminum duodecem [sic] annorum extunc proximo sequentium et plenarie complendorum Ita tamen quod redditus opera Consuetudines et servicia inde debita et debenda Domino persolvantur et fiant per plegiam Ambrosii Davys. Et de v s. de Johanne Davye filio Juniore et proximo herede Henrici Davye defuncti pro vno messuagio et vna ferlingata terre native vocatis Aymes continente xj^{cent} acras terre native in boreali parte de Crawley que devenerunt in manus domini per mortem predicti Henrici Davye patris sui habendis Salvo semper iure malline davy vidue relicte predicti Henrici in premissis dum solam et Castam se

¹ See above, §§ 37, p. 522.

² MS., P. R. O., Ecclesiastical Commission, Various, 159473. One of about 103 rolls.

gesserit *secundum Consuetudinem manerii predicti per plegium Ricardi Page*. Et de xv s. de Henrico Pucknoll de Crawley in Comitatu Southamptonie Blacksmyth et katherina vxore eius pro vno messuagio et vna ferlingata terre native continente vndecem acras vocatis Plumptions vno Cotagio et vna ferlingata terre native continente vndecem acras vocatis Boddies ac vno Cotagio cum officina fabrilis in North Crawley ac duabus rodīs terre sicut iacent in Communi campo de North Crawley vocato Homefelde in furlonge vocat' markefurlonge quondam Amosi Geffery defuncti que devenerunt in manus Domini ex reddicione Christoferi Elie et Anne vxoris eius filie vnice et proxime heredis predicti Amosi Geffry dicta Anna Coram Senescallo sola examinata existente *secundum Consuetudinem manerii predicti Habendis prefatis Henrico Pucknoll et katherine vxori eius pro et durante termino vitarum predictorum Henrici Pucknoll et katherine vxoris eius et alterius eorum divcius viventis secundum Consuetudinem manerii predicti Sub Conditione tamen quod predicti Henricus Pucknoll et katherina vxor eius vel assignati sui solvent seu solvi facient vel eorum aliquis solvat seu solvi faciat prefatis Christofero Elie et Anne vxori eius heredibus vel assignatis dicte Anne durante termino vitarum predictorum Henrici et katherine et alterius eorum divcius viventis an[n]uatim et quolibet anno quinque libras legalis monete Anglie ad duos Anni terminos vsuales videlicet ad festa Annunciacionis beate marie virginis et sancti michaelis Archangeli vel infra spacium quatuor dierum proximorum post quodlibet festum festorum predictorum equis porcionibus Prima solucione inde incipienda in festo Annunciacionis beate marie virginis nunc proximo futuro vel infra quatuor dies proximos post idem festum Et quelibet solucio inde fienda apud vel in modo domo mansionali prefati Christoferi Elie situata et existente in Hunton in Comitatu Southamptonie et post decessum predictorum Henrici Pucknoll et katherine vxoris eius et superviventis eorum vel post aliquam defaltam fiendam in solucione predictarum quinque librarum ad aliquod festum festorum predictorum vel infra quatuor dies proximos post aliquod eorundem festorum provt superius limitatum et appunctum est, tunc remanere inde predictae Anne Elie et heredibus suis *secundum Consuetudinem manerii predicti per plegium Roberti Nashe*. Et de ij s. de eisdem Henrico Pucknoll et katherina vxore eius pro vno Cotagio et quinque acris terre native in boreali parte de Crawley in decenna de Crawley quondam predicti Amosi Geffery que devenerunt in manus domini vt supra habendis vt supra Sub Conditione vt supra Remanere vt supra per plegium predictum. Summa xl s. iiij d.*

§§ 41. Surrender of Arable Land, 23 April, 1612.

Ambrose Davye went before the clerk of the bishopric and surrendered his holding of land to the lord, keeping for himself the messuage in which he lived, along with the granaries and other buildings. Ambrose Davye also possessed a cottage with a curtilage and garden actually in the possession of a kinsman for which, apparently, he paid to the lord each year 3s. and four chickens along with other rents and services.

It is interesting to note just what Ambrose surrendered. It was a farthing land of a little over eleven (customary) acres. Five acres were located in four parts of Homefield (otherwise Eastfield). Four acres were in Middlefield, two in each of two different furlongs. Two acres were in one furlong in the Westfield, where was located the parrock of land called Overhouse. Here we see the three main fields, all in North Crawley. But the important consideration is that the arable strips have been separated from the messuage or residence. In this way we see preparation made for larger holdings of land on the one hand and a class of cottage holders, ultimately landless cottage laborers, on the other hand. Even the right to pasture a cow was separated from the residence and made to go with the arable. The document does not tell us what was done with the arable so surrendered.

The Crawley surrenders here reproduced occur in a book of surrenders which includes those on the various manors of the bishopric of Winchester.

CRAWLEY SURSUMREDDITIO¹

Memorandum quod vicesimo tercio die Aprilis anno regni domini nostri Jacobi dei gratia Anglie Francie et hibernie Regis fidei defensoris etcetera decimo et scocie quadragesimo quinto venit coram me Antonio Dawley Armigero Clerico Episcopatus wintoniensis Ambrosius Davye et sursum reddidit in manus domini vnum ferlingatum² terre native in boriali parte de Crawley vocatum Overhowse vna cum Communia pastura pro vna vacca tantum et non amplius in Crawley predict' quod quidem ferlingatum terre native iaect et bundatur provt sequitur vide-

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 136/3, fol. 10.

² In the margin: *finis anno Jacobi Regis nunc Anglie etcetera primo cum vno messuagio ix s.*

licet tres acre inde iacent in quodam Campo vocato the homefield vnde vna acra abuttat super quandam *parokam* terre vocatam overhowse, vna alia acra inde iacet in quodam furlongo vocato Smaleshornes, et vna alia acra inde iacet in vltiore parte *predicti* Campi vocati homefield anglice at the farther end of the said field. Et quatuor acre de *predicto* ferlingato terre *native* alia parcella iacent in quodam Campo vocato the middlefield vnde due acre iacent in quodam furlongo vocato waterslade proximo ad quandam sepem vocatam Palmers Hedge anglice lying neerest to Palmers hedge et alie due acre inde iacent in quodam furlongo vocato downe furlonge, et alie due acre de *predicto* ferlingato terre *native* alia parcella iacent in quodam Campo vocato the westfelde in quodam furlongo *ibidem* vocato Gassen furlonge Et due alie acre inde vocantur the roode at the vpper ende of homefield et vna *paroka* terre de *predicto* ferlingato terre *native* residuo vocatur overhowse (E[x]ceptum semper tamen et reservatum prefato Ambrosio Davye et heredibus suis secundum Consuetudinem manerii *predicti* totum illud messuagium in quo idem Ambrosius Davye modo inhabitat in Crawley *predict'* cum horreis et aliis edificii[s] superinde edificatis Exceptum eciam et reservatum vnum Cottagium cum Curtilagio et gardino in decenna de Crawley *predict'* nuper in tenura Roberti Davye et modo in tenura Willelmi Davye filii eiusdem Roberti) ad opus et vsum Ricardi Davye et heredum suorum secundum Consuetudinem manerii *predicti* Habendo per redditum per annum iij s. et duorum gallorum et duarum gallinarum et per omnia alia redditus opera Consuetudines et servicia inde debita et consueta.

signum Ambrosii A Davye

Capto Die et anno supradictis
apud Civitatem wintonie coram
me Antonio Dawley
In presencia Martini Yalden
John f moncke
his marke
Fra: Buckley

§§ 42. Surrenders of Holdings for the Purpose of a Mortgage,
1 July, 1613.

Ambrose Davye surrendered to the lord three copyholds in North Crawley for the use of John Wilkins who apparently had loaned him money, on condition that he or his heirs receive the lands back on the payment of (apparently) £192 on 29 September,

1619. The total acreage involved was about 37 customary acres, or about 18½ statutory acres. Attached to each of the three holdings of farthingland was a messuage or toft.

The later final concord is not at all clear. Default was to be made by the mortgagor if the loan was not repaid, but on condition that the mortgagee pay to the mortgagor £120, which may have been a part payment on the mortgage loan. From all this, we can unfortunately conclude nothing definite concerning either the value of the land or the rate of interest. All the Latin entries have been crossed through in the manuscript, while the English entry is allowed to stand as the final agreement.

Under the new conditions of freer exchange of land, three holdings had been massed together, and all three may now be lost through a mortgage. Alas for our ignorance of the cause of the mortgage!

3
CRAWLEY SURSUMREDDITIONES¹

Memorandum quod primo die Julii Anno regni Domini nostri Jacobi dei gratia Anglie Francie et hibernie Regis fidei defensoris etcetera vndecimo et Scocie quadragesimo sexto Coram Anthonio Dawley Armigero Clerico totius Episcopatus Wintoniensis venit Ambrosius Davye et sursum reddidit in manus domini vnam toftam vnum mesuagium et vnam ferlingatam² terre native in Crawley in parte boreali vocata prestlandes cum quatuor acris de Dominicis Domini in le estfild iuxta puthill ad opus et vsum Johannis Wilkins Junioris et heredum suorum secundum Consuetudinem manerii predicti Sub Condicione tamen quod si predictus Ambrosius Davye heredes executores et administratores vel assignati sui solvant seu solvi faciant vel eorum aliquis solvat seu solvi faciat prefato Johanni Wilkins Juniori executoribus vel assignatis suis integram summam Centum et octoginta et duodecem librarum bone et legalis monete Anglie in et super vicesimum nonum diem Septembris qui erit in anno Domini millesimo sexcentesimo decimo nono apud vel in modo Domo mansionali predicti Johannis Wilkins Junioris, situata in Crawley predicti in Comitatu Southamptonie sine fraude avt vltiore dilacione Quod tunc predicta sursum reddicio vacua erit et nullius effectus alioquin in suo pleno robore et effectu stabit et permanebit.

Item die et anno supradictis coram prefato Anthonio Dawley venit

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 136/3, fol. 16.

² In the margin: *finis* anno Jacobi Regis Anglie etcetera primo xiiij s. iiij d.

predictus Ambrosius Davye et sursum reddidit in manus Domini vnam toftam et vnam ferlingatam¹ terre native Continentem per estimacionem xj^{oem} acras in parte boriali vocatas Morrantas ad opus et vsum predicti Johannis Wilkins Junioris et heredum suorum secundum consuetudinem manerii predicti sub Condicione supradicta.

Item die et anno supradictis coram prefato Anthonio Dawley venit *predictus* Ambrosius Davye et sursum reddidit in manus Domini vnam toftam et vnam ferlingatam² terre native in Crawley vocatas Simondes cum pertinenciis et omnia et singula alia terras Communias et tenementa Custumaria ipsius Ambrosii Davye Cum pertinenciis in Crawley predict' ad opus et vsum predicti Johannis Wilkins Junioris et heredum suorum secundum consuetudinem manerii predicti Sub Condicione supradicta.

signum prefati Ambrosii Davye

Capto die et anno supradictis apud Civitatem Wintonie coram me Anthonio Dawley.

In presencia Martini Yalden
Lancelot LW (vayte
Robert X Nash
his marke
Richard Wilkins
Fra: Buckley

Memorandum that vpon the xxixth Daie of September last the parties above named agreed to discharge thes seuerall surrenders and afterwards before me tooke newe absolute surrenders of this land 6 oct 1619³

signum Ambrosii > Davie
signum Johannis & Wilkins Junioris
presencia Martini Yalden

Memorandum it is agreed betwene the saide parties within named that yf defalt of payment be made of the saide som of one hundred fower-score and twelve poundes before mencioned at the daie of payment before lymited and apointed wherby the said Copihold landes shall become forfeited that then the said John Wilkins the yonger his heires executors or assignes shall paie vnto the said Ambrose davye his heires executors or assignes the somme of one hundred and twenty poundes lawfull monie of England more (over and besides the said one hundred fowerscore and twelve poundes before mencioned) for A full satisfaccion and recompence of the full worth and valewe of the Cus-

¹ In the margin: *finis anno predicto xiiij s.*

² *finis anno predicto ij s. vj d.*

³ This additional memorandum is in another hand.

tumarie Inheritance of and in all the said Customarie and Copihold landes and premisses

signum A Ambrosii Davye

signum E Johannis Wilki[ns] Junioris

In witnes *and* presence of

Martin Yalden

Richard Wilkins

Fra: Buckley

Robert X Nash

Lancelot LW Wayte

his marke

§§ 43. Surrender for the Purpose of a Mortgage, 7 April, 1634.

A farthing land and an additional rood in North Crawley were surrendered by Richard Pucknoll to the lord, to the use of Richard Symes who apparently has loaned to Pucknoll a sum of money for a period of two years and one day. The mortgagor surrenders the title to the mortgagee, via the lord of the manor, presumably actually keeping the use of the land in the meantime, on condition that restoration of title be made if the loan is repaid when due.

It is possible that the loan was £40 at 8 per cent for the two years. This would have amounted to the £46 8d. If the amount of land was $5\frac{3}{4}$ statutory acres, as seems to have been the case, then the mortgage was at the rate of a little under £8 an acre. Apparently the land was mortgaged while unattached to any messuage or toft. Anthony Waight had possessed it; Richard Pucknoll surrendered it; and Richard Symes, as mortgagee, was in line to receive it.

CRAWLEY¹

Memorandum quod septimo die Aprilis Anno Regni domini nostri Caroli dei gratia Anglie Socie Francie et hibernie regis fidei defensoris etcetera decimo Coram martino yalden generoso Clerico Tocius Episcopatus Wintoniensis venit Richardus Pucknoll et sursum reddidit in manus domini vnam ferlingatam terre native et vnam rodam terre in boreali parte de Crawley nuper Anthonii Waight Junioris, Ad opus et vsum Richardi Symes et heredum suorum secundum consuetudinem manerii, Sub Condicione tamen quod si predictus Richardus Pucknoll

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 138/2, fol. 122b.

heredes executores vel assignati sui solvant seu solvi faciant vel eorum aliquis solvat seu solvi faciat prefato Richardo Symes executoribus vel assignatis suis plenam et integram summam quadraginta sex librarum et octo solidorum bone et legalis monete Anglie in et super octavum diem Aprilis qui erit in anno Domini Millesimo sexcentesimo Tricesimo sexto Apud vel in modo domo mansionali Marci[ni] Symes scituata et existente in Sparsholt in Comitatu Southamptonie Quod tunc hec presens sursumredditio vacua erit et nullius vigoris Alioquin in suo pleno robore et effectu stabit et permanebit.

Capto die et anno supradictis
Coram Martino Yalden
In presencia Anthonii Yalden
signum Roberti R Gudge
hugh bud

Richard
Pucknell

§§ 44. Surrender for the Purpose of a Mortgage, 15 April, 1635.

Joint tenants, John and Richard Wilkins, surrendered to the lord for the use of William Browninge, one half-virgate in South Crawley. This land had been part of two messuages and two half-virgates.

The purpose was doubtless to facilitate the mortgage which, apparently, with the interest was to amount to £62. Repayment was £4 (interest) at the end of one year and a day, another £4 (interest) at the end of a similar period, and the balance £54 at the conclusion of the third period of a year and a day. Apparently the sum loaned was £50 and the rate 8 per cent per annum.

CRAWLEY ¹

Memorandum quod decimo quinto die Aprilis Anno Regni domini nostri Caroli dei gratia Anglie Scocie Francie et Hibernie Regis fidei defensoris etcetera vndecimo Coram Martino Yalden generoso Clerico Episcopatus Wintoniensis venerunt Johannes Wilkins alias Muncke et Richardus Wilkins alias Muncke et sursumreddidunt in manus domini Manerii predicti dimidiam virgatam terre native in australi parte de Crawley modo in occupatione predicti Johannis Wilkins alias Muncke nuper parcellam duorum messuagiorum et duarum dimidiarum virgarum ² terre in Australi parte de Crawley predict' Ad opus et vsum Wil-

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 138/6, fol. 6b.

² In the margin: *finis* Anno Elizabethæ xxxviij^o cum ijs messuagijs et dimidijs virgatis terre native xij s. iiij d. modo per divisionem.

lelmi Browninge et heredum suorum secundum Consuetudinem Manerii Sub Conditione tamen quod si predicti Johannes et Richardus heredes executores vel Assignati sui solvant seu solvi faciant vel eorum Aliquis solvat seu solvi faciat prefato Willemo executoribus vel Assignatis suis plenam et integram Summam sexaginta et duarum librarum bone et legalis monete Anglie modo et forma sequentibus videlicet In et super decimum sextum diem Aprilis qui erit in Anno domini Millesimo sexcentesimo et tricesimo sexto summam quatuor librarum consimilis legalis monete Anglie (parcellam inde) Et in et super decimum septimum diem Aprilis qui erit in Anno domini Millesimo sexcentesimo et tricesimo septimo summam quatuor librarum consimilis monete Anglie (Aliam parcellam inde) Et in et super decimum octavum diem Aprilis qui erit in Anno domini Millesimo sexcentesimo et tricesimo Octavo summam quinquaginta et quatuor librarum consimilis monete Anglie in plena solutione predictæ summe sexaginta et duarum librarum quolibet solucio solucionis predictæ inde fienda Apud vel in modo domo mansionali predicti Willemi Browninge situata et existente in Crawley predict' in Comitatu Southamptonie Quod tunc hec presens sursumreditio vacua erit et nullius vigoris Alioquin in suo pleno robore et effectu stabit et permanebit

Signum

Johannis F Wilkins alias Muncke

Capto die Et Anno supradictis

Caram [sic] Martino Yalden

Richard Wilkins

In presentia

18 September 1638

Willemi Welsterd'

The some due this surrender is discharged by Consent of the parties And Anewe taken.

John Gifford

1 messuagium et dimidia
virgata terre native etcetera.

William Browninge

§§ 45. Surrender of an Estate for the Purpose of a Mortgage, 4 Dec., 1652.

William Godwyn loaned to William Page £40 for 4 years at 6 per cent, interest being payable at the end of each year. Both of the families concerned have been prominent in Crawley in modern times, and both are represented today. The fact that Godwyn had £40 to loan is probably indicative of a prosperous agriculture, there being apparently no other source of income, such as the woolen industry so prominent in other parts.

The estate mortgaged for the loan was made up of two complete units — two messuages, two yards, and two half yardlands, plus a pittle of $1\frac{1}{2}$ acres. In all, $33\frac{1}{2}$ customary acres, or $16\frac{3}{4}$ statutory acres, were involved. The mortgage was clearly not a heavy one for an estate made up of two complete units.

It is noteworthy that this document, like many in the Commonwealth and Protectorate Period, is in English with modern dating. Doubtless William Kelsey was the steward of several manors of which Crawley was but one.

CRAWLEY¹

The fowerth day of december in the yeare of our Lord one thowsand six hundred fifty and two Before William Kelsey Steward of the said Mannor came William Page and did surrender into the handes of the lord of the said Mannor two Messuages with two Curtelages *and* two half yardlandes of Bondland in Crawley conteyning two and thirty acres of land² in the Southpart of Crawley, and one parcell of land called A Pittle conteyning one acre and a half vnto the vse and behoof of William Godwyn and his heires according to the Custome of the Mannor vppon Condicion notwithstanding that if the said william Page his heires Executors *and* Administrators or assignes doe pay or cause to be paid or any of them doe pay or cause to be paid vnto the said William Godwyn his Executors Administrators or assignes the full some of Forty and nyne poundes and twelve shillinges of lawfull money of England in manner *and* forme following that is to say in *and* vppon the sixt day of december *which* shalbe in the yeare of *our* lord God one thowsand six hundred fifty and three the somme of Eight and forty shillinges one parcell thereof in *and* vppon the seaventh day of december *which* shalbe in the yeare of *our* lord one thowsand six hundred fifty and fower the like some of Forty and eight shillinges another parcell thereof, in *and* vppon the Eight day of december *which* shalbe in the yeare of *our* lord one thowsand six hundred fifty *and* fue the like some of Forty and eight shillinges another parcell thereof, and in *and* vppon the Nynt day of december *which* shalbe in the yeare of *our* lord one thowsand six hundred fifty and six the some of Forty and two poundes and eight shillinges of lawfull money of England in full payment of the said some of Forty nyne poundes and twelue shillinges, the said seuerall paymentes to be made att or in the now dwelling house of the said William Godwyn scituate in Crawley in the County of Southampton, That then

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 139/11, fol. 5b.

² In the margin: fyne in the 4th yeare of King Charles v s. viij d.

this present surrender shalbe void *and* of none effect orells shall stand remayne *and* bee in full force effect and vertue.

William paige

Taken the day *and* yeare
aforesaid before mee

Will Kelsey

In presence of Arthur Lipscumb
John Feilder

§§ 46. Surrenders for the Purpose of a Mortgage, 29 Sept., 1671.

William Broadway mortgaged his three tenements for £300 at 6 per cent for 3 years, interest being due at the end of each half year. The first tenement was made up of a messuage and a virgate of bondland in South Crawley and a "Pittle" of an acre in the east end of Crawley. John Fountain, Esq., of Middlesex made the loan which was to be paid back at the home of Henry Mildmay, Esq., of Twyford, Hampshire.

The second tenement surrendered and mortgaged was part of a granary (or barn), orchard, and yard (or *curtelagium*) and a half virgate of bondland made up of 16 acres (according to estimate rather than actual measuring). These 16 acres lay in the 3 common fields of South Crawley: 7 acres in Eastfield, $4\frac{1}{4}$ in Homefield (Middlefield), and $4\frac{3}{4}$ acres in Westfield. Attached to this tenement was the right of common pasture for one cow and for other beasts of burden.

The third tenement was a virgate of bondland and an acre and a half of purpresture land in South Crawley.

The total holding mortgaged was $2\frac{1}{2}$ virgates, plus a pittle containing 1 acre and a piece of purpresture land of $1\frac{1}{2}$ acres. This seems to amount to $82\frac{1}{2}$ customary acres (taking the virgate to amount to 32 customary acres) or 41 acres one rood by statutory measure. Apparently only the first tenement had a residence, the second possessing only part of a granary and part of a yard, the third being made up only of arable. All were in South Crawley. Here was a reconstructed estate which the Browning family had arranged for itself and which at this time it hypothecated.

CRAWLEY MANERIUM SURSUMREDDITIONES¹

Memorandum quod vicesimo Nono die Septembris Anno Regni Domini nostri Caroli Secundi dei gratia Anglie Scocie Francie et Hibernie Regis fidei defensoris etcetera vicesimo tercio venit coram me Jacobo Earle Clerico Episcopatus Wintoniensis Willelmus Broadway et Sursumreddidit in manus Domini vnum messuagium et vnam virgatam terre native in australi parte de Crawley et vnam parcellam terre vocatam a Pittle continentem vnam acram iacentem in orientali fine de Crawley² predict' ad opus et vsum Johannis Fountaine de Lincolnes' Inne in Comitatu Middlesexie Armigeri et heredum Suorum secundum consuetudinem Manerii Sub condicione tamen quod Si predictus Willelmus Broadway heredes executores siue Assignati sui soluent seu solui facient seu eorum aliquis soluet seu solui faciet prefato Johanni Fountaine executoribus administratoribus siue Assignatis suis plenam et integram summam trecentarum quinquaginta et quatuor librarum legalis monete Anglie modo et forma Sequentibus (videlicet) novem libras vnam parcellam inde in et Super vicesimum nonum diem Marcii qui erit Anno Domini 1672 novem libras aliam parcellam inde in et super vicesimum nonum diem Septembris tunc proximo Sequentis novem libras aliam parcellam inde in et Super vicesimum nonum diem Marcii qui erit Anno Domini 1673 novem libras aliam parcellam inde in et Super vicesimum nonum diem Septembris tunc proximo Sequentis novem libras aliam parcellam inde in et Super vicesimum nonum diem Marcii qui erit Anno Domini 1674 et plenam summam trecentarum et novem librarum residuum inde in et Super vicesimum nonum diem Septembris tunc proximo Sequentis in plena satisfaccione et solucione predictæ summe trecentarum quinquaginta et quatuor librarum quelibet solucio solucionum predictarum fienda apud vel in modo domo mancioni [sic] cuiusdem Henrici Mildmay Armigeri Scituata et existente in Twiford in Comitatu Southamptonie quod tunc hac presens sursumredditio vacua erit et nullius vigoris alioquin in suo pleno robore et effectu stabit et permanebit.

Idem Willelmus Broadway die et Anno supradictis Sursumreddidit vt Supra partem horrei modo existentem le threshing flower et partem pomarii et atrii Siue curtelagii in Crawley³ provt modo Sunt divisa et Separata per metes et bundas et dimidiam virgatam terre native in australi parte de Crawley predict' continentem per estimacionem xvj^m acras terre iacentes in tribus Campis communibus ibidem vnde in Campo vocato le Eastfeild quinque acras et in furlonge ibidem apud Thornham duas acras et in Campo vocato le Homefeild quatuor acras et quarter-

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 140/9., fol. 100.

² In the margin: *finis* Anno xliij^o Caroli secundi xiiij s. iij d.

³ In the margin: *finis* Anno predicto vj s. viij d.

ium vnus acre, et in Campo vocato le westfeild quatuor acras dimidiam et quarterium vnus acre in decenna de Crawley predict' et Communiam pasturam pro vna vacca et pro aliis aueris pertinentibus ad terram predictam (nuper parcellam duorum messuagiorum et dimidie virgate terre native ad opus et vsum vt supra Sub Separalibus condicionibus vt supra.

Idem Willelmus Broadway die et Anno supradictis sursumreddidit vt supra vnam virgatam terre native et vnam parcellam terre purpresture continentem vnam acram dimidiam quondam Willelmi Seeley in australi parte de Crawley¹ ad opus et vsum vt Supra sub separalibus condicionibus vt supra.

Capto die et Anno supradictis
coram me Jacobo Earle
In presencia Robert Earle

William Broadway

§§ 47. Surrender of Tenements, 13 Oct., 1679.

William Browning surrendered his holdings for the use of John Godwin, who himself later (in 1686) surrendered similar lands to a mortgagee. Why William parted with his lands for the use of John is not stated. But clearly we have here two of the most prominent families, the Brownings and the Godwins, engaging in the exchange of lands in the seventeenth century.

The estate surrendered was made up of $22\frac{1}{4}$ acres, as follows: 7 acres were in Buttsfield (probably a furlong in Homefield), $9\frac{1}{2}$ acres in Middlefield, 4 acres in the "feild by the north" (probably Westfield) all in North Crawley; one acre at Norwood, or Northwood, in South Crawley, and $2\frac{1}{2}$ roods in the common field of North Crawley. Just which this common field of North Crawley was, is not clear. Here, as elsewhere, Markfurlong seems to have borne this special designation, but it was really a furlong, not a field made up of furlongs.

To only one bit of the estate were there any appurtenances (woods, pasture, and the like), at least as far as the document goes. The outstanding significance of the document is, as in so many other cases, that it gives evidence of the splitting up of old-time holdings.

¹ In the margin: *finis Anno predicto x s. iiij d.*

CRAWLEY MANERIUM SURSUMREDDITIONES ¹

Memorandum quod decimo tercio die octobris Anno Regni domini nostri Caroli secundi dei gratia nunc Regis Anglie etcetera tricesimo primo venit coram me Jacobo Earle generoso clerico Episcopatus Wintoniensis Willelmus Browning et sursumreddidit in manus domini Manerii predicti viginti et vnam acras ² terre arrabilis iacentes in tribus separabilibus Campis in boreali parte de Crawley (videlicet) septem acras (siue plus siue minus) in Campo vocato Butts Feild novem acras et dimidiam (siue plus siue minus) in medio campo et in Campo vocato the feild by the north quatuor acras (siue plus siue minus) cum Hor[r]eis erect[is] in et super terras oliveri Poole ac etiam vnam acram (siue minus) apud Norwood cum Boscis communi pastura et aliis appurtenances [sic] eidem pertinentibus (parcellam vnius messuagii et vnius firling terre native continent' vndecem acras terre ac vnum horreum cum vn' Cotes ³ terre native continent' quinque acras terre et dimidiam in boreali parte de Crawley) ⁴ Ad opus et Vsum Joh[ann]is Godwin et heredum suorum secundum Consuetudinem Manerii.

Idem Willelmus die et Anno supradictis sursumreddidit vt supra duas rodas ⁵ et dimidiam terre iacentes in communi Campo de Crawley in boreali parte in furlonge vocat' Marke furlonge Ad opus et vsum vt supra.

William Brown[i]ng

Capto die et Anno supradictis

Coram me

Jacobo Earle

In presence of

James knight

Thomas Lovell Junior

§§ 48. Surrender for the Purpose of a Mortgage, 2 Nov., 1686.

This is specifically called a mortgage in a marginal note. John Godwin surrendered a messuage and two farthinglands and also a cottage with eleven acres in North Crawley for the use of Abigail Rothwell, widow, of Riversden. The widow had loaned to John

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 140/7, fol. 19.

² In the margin: *Finis* Anno xliij^o Caroli secundi vij s. modo per divisionem v s.

³ Probably for Cott.

⁴ This part of the parenthesis was omitted in the manuscript.

⁵ In the margin: *Finis* Anno supradicto ii s. vii d.

Godwin £260 for six years at five per cent, interest being payable at the end of each year, amounting in all to £338.

Just why one holding should be called a messuage with two farthinglands (five acres and one half each), while the other is called a cottage with eleven (customary) acres, is not clear. Apparently they were at this time approximately equal, each containing a residence and yard or garden and eleven (customary) acres of arable land.

CRAWLEY MANERIUM SURSUMREDDITIO¹

Memorandum quod vicesimo die Novembris Anno regni Domini nostri Jacobi Secundi Die gratia nunc Regis Anglie etcetera Secundo Annoque Domini 1686 venit coram me Jacobo Earle generoso Clerico totius Episcopatus Wintoniensis Johannes Godwin de Crawley et Sursumreddidit in manus Domini Manerii predicti vnum Messuagium et duas firlingatas terre native vnum Cottagium cum vndecem acris terre per Estimationem in Parte Boreali de Crawley² Ad opus et vsum Abigail' Rothwell de Riversden vidue et heredum Suorum Secundum Consuetudinem Manerii predicti Sub Condicionem tamen quod Si predictus Johannes Godwin heredes Executores Sive Assignati Sui Solvent Seu Solvi facient vel eorum aliquis Solvet Seu Solvi faciet prefate Abigail' Rothwell heredibus sive Assign[at]is Suis plenam et integram Summam trecentarum et triginta et octo librarum legalis monete Anglie modo et forma Sequentibus (videlicet) tresdecem libras vnam Parcellam inde in et Super vicesimum primum diem Novembris qui erit Anno Domini 1687 tresdecem libras aliam Parcellam inde in et Super vicesimum primum diem Novembris qui erit Anno Domini 1688 tresdecem libras aliam Parcellam inde in et Super vicesimum primum diem Novembris qui erit Anno Domini 1689 tresdecem libras aliam Parcellam inde in et Super vicesimum primum diem Novembris qui erit Anno Domini 1690 tresdecem libras aliam Parcellam inde in et Super vicesimum primum diem Novembris qui erit Anno Domini 1691 et plenam Summam ducentarum Septuaginta et trium librarum residuum inde in et Super vicesimum primum diem Novembris qui erit Anno Domini 1692 quelibet Solucio Solucionum predictarum fienda apud vel in modo domo mancionalis cuiusdam Willelmi Complin generosi Scituata et existente in Kingsgate Street prope Civitatem Wintonie quod tunc hac [sic] presens

¹ MS., P. R. O., Ecclesiastical Commission, Court Rolls, 142/2, fol. 14b.

² In the margin: *finis* Anno primo Jacobi Secundi xx s.

Sursumreditio Sit vacua et nullius vigoris alioquin in Suo pleno robore
et effectu Stabit et permanebit ¹

John Godwin

Capto die et Anno supradictis
coram me Jacobo Earle
In presencia
Wm Complin

§§ 49. Wills of Yeomen (1513, 1517, 1616, 1656, 1761, and 1815) and an Inventory of Property (1616).

These six wills were all made by members of old Crawley families. Some of the funniest of the wills have been omitted: those published here are valuable for the light thrown upon a class of yeoman farmers about whom we otherwise know very little.² Such wills, although used by genealogists and local historians, have not been adequately appreciated in economic and social history. This is the more surprising in view of the fact that urban wills have been used a good deal for general historical purposes.

After the body and the soul had been consigned to their proper places, the worldly goods were divided among loving and disappointed relatives. Overseers were appointed by the testators to assist or supervise the executors.

The wills deal chiefly with personal property. Bondland passed to the youngest child by custom. Leased land was devised, if the lease still had a period to run. The earlier testators had chiefly sheep to leave behind; the later ones had a good deal of hard cash. The amount of money devised by William Godwin and Thomas Pern is noteworthy. Unfortunately only the will of 1616 has an inventory attached.

¹ In the margin: 14^o Octobris 1693. *Item* John Newland husband of the Said Abigail Rofthwell did acknowledge to haue had *and received* full satisfaccion of this mortgage *and* desire it may be crossed out of the booke witnes my hand

Jo: Newlyn

Witnes Ja: Earle.

The whole entry is accordingly crossed out.

² See above, § 28, p. 96, and § 32, p. 112. William Coper may not have been a yeoman farmer himself, but he belonged to a rising yeoman family.

- (a) [A filed copy endorsed]: 1513 Johannes Coper de Crawly¹
Jhc.

In dei nomine Amen Anno domini secundum cursum et computationem ecclesie Anglicane Millesimo ccccc xij die vero Mensis Januarii xvij ego Johannes Coper parochie de Crawley Wintoniensis Diocesis compos mentis et sane memorie condo testamentum meum in hunc modum In primis commendo animam meam Deo omnipotenti beate Marie virginis ac omnibus sanctis corpusque meum sepeliendum in ecclesia siue in Cimiterio ecclesie beate Marie de Crawley predict' Item lego ecclesie Cathedrali Sancti Swithuni Wintoniensis xx d. Item lego Margarete filie mee cc oues Item omnibus filiis meis videlicet unicuique eorum vnum Agnum Item unicuique famulo michi famulanti vnam ouem Item unicuique puerorum Thome Smyth ij oues Item lego vxori Thome Smyth xx^{ti} oues Item Edithe Mody ij oues Item Alicie Mody xx^{ti} oues Item lego filio Ricardi Poore x oues Item volo quod Thomas Smyth et Willelmus filius meus habeant insimul omnes Annos et terminos meos in firma mea de Somborne parua occupando terras eiusdem sicut ego occupauit et in eadem feci et quod executores mei non subtrahant aut vendant aut aliquo modo alienent predictos annos meos de dicto Thoma [—]² vel eorum altero alienari ve [sic] faciant durante annis et terminis meis predictis in dicta firma et quod ipsi Thomas et Willelmus soluant annos redditus eiusdem per equales Residuum vero bonorum meorum non legatorum debitis meis prius solutis do et lego Agneti vxori mee et Willelmo filio meo quos constituo et ordino meos executores ut ipsi disponant ea pro anime mee salute prout eis melius videbitur Et ordino Robertum Tanner testamenti mei supervisorem et volo ut habeat pro labore suo xx^{ti} ariet' oues Et volo etiam quod Agnes vxor mea predicta habeat cameram suam cum omnibus inibi contentis Ita quod filius meus Willelmus nullum habeat introitum nec cum rebus in ea quouis modo se intromittat absque speciali licencia et permissione vxoris mee predictae Hiis testibus Roberto Tanner Ricardo Poore Johanne Mody cum aliis.³

- (b) [A filed copy endorsed]: 1517 Willelmus Coper de Crawlie⁴
Willelmus Coper xvij

In dei nomine Anno domini m^{mo}cccc^{mo}xvij^{mo} die vero mensis Septembris vij^o Ego Willelmus Copper Sane memorie Condo testamentum meum in hunc modum in primis Commendo animam meam deo omnipotenti beate marie omnibus Sanctis corpusque meum sepeliendum in

¹ MS., Winchester Probate Registry, Consistory Court.

² Obliterated; perhaps some small word missing.

³ No act; endorsed "Testamenta data anno domini m^o vc^o xij^o," having apparently served as the outer cover for other wills of this same year.

⁴ MS., Winchester Probate Registry, Consistory Court.

ecclesia beate Marie de Crauley Item lego ecclesie Cathedrali xx d. Item lego ecclesie de Crauley ix oues Item lego vnique iij^{or} filiorum meorum x libras Item volo ut Alicia vxor mea quando sibi placuerit haberet sacerdotem per annum scebrantem pro anima mea et anima patris mei Item lego Roberto chyddyn famulo meo iij^{or} oues Residuum vero omnium bonorum meorum non legatorum debitis meis prius solutis do et lego Alicie vxori mee et Henrico copper quos facio meos veros Executores Item lego prefato Henrico xc^s¹ pro porcione sua Item Constituo et facio Johannem Tutt supervisorem huius testamenti Hiis testibus Domino Hugone Gwyn curato de crawley Waltero mowmfort cum aliis.

(c) [Original will and inventory, endorsed]: 1616 Richardus Beche de Crawley — 1616 — Iulii ²

In the name of god amen I Richard bech of the parish of craly beinge sike and weak in bodie but of good memore praysed be allmighty god dooe ordayn and make this my last will and testament the sixt day of Desember 1615 In manner and forme folowing feurst I geue and bequeth my soull too allmighty god my Creatore and Redemer and my bodey to be bured In Cristen bureall Item I geue to my sonne Richard bech tooe beds Item I geue to my sonne Richard Bech fīue akers of wheatt wch is upon the halfe eyard land thatt I dooe Rentt of John monke Alsoe my will is thatt my sonne Richard bech shall hould the halfe eyard land thre eyre tooe begene att mikellmas next folowing Also my will is thatt my sonne Richard shall haue the Rest of the land too sow wth barle for this eyre belonging to the sayd halfe eyard land Item I geue to my sonne Richard four horssees with the cartt and plow and all things thervnto belonginge Item I geue to my sone Richard iij kene Item I geue to my wiff the best Cow Item I geue to my son Ambros bech iij akers of wheatt lieng . . . in the north sied all the rest of my goods . . . I geue . . . to gan my wiff whom I doe make executres of this my last will and testament and I doe appoyntt to be my ouerseers of this last will Robart modee of kingsomborn and Richard Dane wittnes hervnto . . .

Richard ————— Bech

Richard ⚡ Dane
John } pitter
Willem £ baker ³

¹ Written "xcl." ² MS., Winchester Probate Registry, Consistory Court.

³ Proved before the Commissary of the Archbishop of Canterbury Metropolitan within the diocese of Winchester, 4 July 1616, by the widow Jane and Robert Mowdy of Kings Sumborne husbandman.

[Inventory]

febreary the vij 1615

An inventore of all the goods and Chattels of Richard bech of the parish of Craly in the County of South' late desesed taken In the presens of Lavnslett Wayt and Richard Davie as foloweth

Imprimis his bedde and his aparell	iiij l. vj s. viij d.
Item one bedd furnished <i>and</i> one bedsted	xl s.
all the lennen	l s.
tooe Chests and one Coffe	xvj s.
one tabell bord and a Sied bord a forme and a Chare and a cobbard	x s.
all the bras	xx s.
all the pewter	xiiij s. iiij d.
barrels Cevers and tobs	x s.
one mell to grind mault	x s.
the bacen att Roff	xv s.
tooe quarters of wotes	xxvj s. viij d.
one quarter and a hafe of wheatt	xliij s.
Eight quarter of barle	vij li.
four horsse and harnes belonging to them	vij l.
one Cart <i>and</i> a dounpott <i>and</i> a plow <i>and</i> thre harrowes	iiij l.
hey and theches	xx s.
the woodd in the barton	x s.
Item three Ceine and a bolloke	vij li.
three Score and nine sheppe	xx l. x s.
seuentene acers and a halve of wheatt and theches uppon the ground	xvij li. x s.
Sume lxxxij li. xj s. viij d.	

(d) [William Godwin, 1656]¹

I William Godwin of Craley in the County of Southampton yeoman doe make my last will and Testament [12 Aug., 1656] first I commend my body to the earth, and my soule to God that gaue it . . . Item I giue to the poore at my buryall two pounds. Item I giue to my Daughter Rebecca Ten pounds to be paid when her husband Walter Sutton shall fine the liueing at Chilbolton for his children Item I giue his two Children Twenty pounds a peice to be paid when they seuerally come to the age of sixteene yeares. Item I giue to my Daughter Elizabeth Two hundred pounds to be paid at the day of marriage, or at Twenty yeares of age. Item I giue my Daughter Sara two hundred pounds

¹ MS., Somerset House, Prerogative Court of Canterbury, 357 Berkley.

[payable in like manner]. Item I giue to my sonne Thomas all the Deedes, right, and title I haue at Wallup with Two hundred pounds to be paid at fourteene yeares of age. Item I giue my sonne John Two hundred pounds to be paid to him at the age of fourteene yeares. Item I giue to my daughter Mary Two hundred pounds to be paid at the day of marriage, or at Twenty yeares of age. All the rest of my goods, and Cattells and Chattell goods I giue to my wife, and to my sonne William whom I make my whole, and sole Executors of this my will and Testament. In witnesse whereof I haue sett my hand and seale, the day, and yeare first aboue written. Alsoe, I doe desire my brother John Godwin, and my brother in Law William Rothwell to be my Ouerseers and for their paines I giue them forty shillings a peice William Godwin Witnesses Nicholas Pill. Robert Pitter, William Rothwell.¹

(e) [Original will endorsed]²

Pitter, John of Crawley Peculiar — Will 1761.

In the Name of God Amen I John Pitter of Crawley Do make this my Last Will and Testament in writing and manner following that is to say I Recommend my Soul to God Almighty and my Body to be Buried at the discretion of my Loving Wife whom I make my Hole and Sole Execturix of all my Hole Effects as money Goods Bills Bonds Nots of hand and What Els as Long as (her Naturall Life doth Last) ² (she lives my Wido) ³ And after her deces my will is to dispose it as ³ follows

Item I give to my dafter ³ daughter mary page — fifty pounds

Item I give to my Son Thomas pitter — one Hundred pounds

Item I give to my daughter Elizabeth pitter — one Hundred pounds

Lastly I give to all my former Children one shilling each — And what more there is I Leve to the discretion of my Executrix of this my Last Will and Testament

heare by Revoking all former Wills made by me

In witness I have heare vnto sett my hand and seale ⁴ the 31st of October in the yare one ⁵ thousand Seven Hundred and fifty four
The Inter Lining was
before the Sining

John Pitter

mary Butterley

(SEAL)

John Wickham

The 16th October 1761

¹ Proved at London, 27 Oct., 1656, by Rebecca Godwin, relict, and William Godwin, sonne of joint executors.

² MS., Winchester Probate Registry. So far as can be judged this will was written by the testator.

³ Struck through.

⁴ The seal is "blind."

⁵ Interlineated.

Margaret Pitter the above Named Executrix
was duly sworn before Me.

J: Freer Sur[rogate].¹

(f) Notes from the will of Thomas Pern of Crawley, co. Southampton, yeoman.² 14 Feb. 1815.

To James Judd of Romsey, miller, and James Fitt of Headbourne Worthy, co. Southants, yeoman, £2,300 in trust that the interest be paid to my wife Elizabeth during widowhood; in the event of her remarriage £500 is to go to her for her absolute use, the remainder³ is to be transferred to my sons Thomas, William, and John Pern at 21, and to my daughters Ann, Elizabeth, and Emma Pern at 21 or on marriage.

To my three sons £1,500 each at 21; my three daughters £1,000 each at 21 or on marriage.

My farming business is to be continued until my youngest child attain 21, my two trustees carrying on the same for the maintenance and education of my children.

My wife is to be permitted to live in my dwelling-house during widowhood and until my youngest child attain 21.

As soon as my youngest child has attained 21, my trustees are to convert into money all the farming stock, and add the same to my residuary personal estate.

All my stocks, funds, mortgages, and securities to my two trustees for the use of my 6 children as tenants in common. All lands, hereditaments, leaseholds, or premises vested in me in trust for any persons or by way of mortgage, are to go to the use of the said James Judd and James Fitt that they may make conveyances according to the said trusts.

Executors — the said two trustees.

Witnesses — John Birch George Godwin Junior
 T Woodham.

Proved 22 July, 1815, by James Judd and James Fitt.

"Sub £12,500" written at the end of the probate.

§§ 50. *Crawley in Arms*, 1523, 1569, 1914-18.

In the charter of 909 the men of Crawley were said to be liable to serve in the army as well as to be obliged to keep in repair both

¹ There is no seal here for the Act.

² MS., Somerset House, Prerogative Court of Canterbury, Registered 393 Pak-enham. There are no other papers with the filed will.

³ In stated proportions.

castle and bridges.¹ During the Anglo-Norman period Crawley village apparently escaped feudal service. Since the bishop owed knights' service for his manors in general, and for the hundred of Buddlesgate in particular, however, we are led to suspect that the service for Crawley may have been attached to some more or less separate estate, such as Hunton² or possibly the one later called Rookley House.

In the sixteenth century a national levy or militia was developed, or revived, to strengthen the Throne against its internal feudal and dynastic enemies and against its foreign enemies on boundary or seacoast. The occasion of the muster of 1523 was the war against the Scots and on the Continent. Great efforts were made to provide money and ships, ammunition and soldiers. Whether Crawley men were sent to the North or to the Continent is unknown. Certainly they were still serfs, but perhaps even then they were possessed of the rising spirit of freedom.

Whether the list of 1523 includes Hunton as well as Crawley is not clear. Certainly there are many strange names in it, particularly the first seven. Some of the old families, however, are represented — Allen, Wayt, Stephens, Plompton, Page, and Couper. In all, 18 persons are listed, one being a woman, one assigning his equipment to two others, and one unspecified. Of the 15 others, four were archers and 11 billmen. Apparently those worth so much were expected to provide themselves with prest-money, to the extent of 10 per cent of their personal property. In respect of property, the Waights and Pages stood high. The two best endowed with worldly goods are classed as archers. The equipment of the billmen is put down as jacks (or coats-of-mail), jacks complete, or German revettes. One of the last-named belonged to the parish. How proud the parish must have been of this doughty array!

The occasion of the muster of 1569 seems to have been the Northern Rebellion. A commission was issued to a few of the notable men of the county to list the males in their jurisdiction

¹ See above, §§ 3, pp. 179, 181.

² About 1286 Anselm Basset held two knights' fees in Hunton. *Register of John de Pontissara*, *Surrey Record Society*, vol. VI (1924), p. 594.

who might be of use in war. This was done for each of the hundreds in the county, and, within the hundred, for each of the tithings. It is to be noted that in the present case the list is of the men of the tithing of Crawley and Hunton together. These two constituted a single tithing but two manors.

The commissioners of muster returned to the central government certificates containing the names of the men able to serve, together with other information concerning their equipment. A man was put down as "able" if he was between sixteen and sixty years of age, if he was strong in body, and if he had something like the necessary equipment. Just what this equipment was for Crawley, we are not told. Apart from the holders of the How and the Rookley House estate, there was no person likely to be recruited as a light horseman or a demi-lance. Crawley would more probably provide armed corselets, arquebusiers, archers, and especially billmen. The general responsibility for such a muster came to rest upon the shoulders of the lord lieutenant of the county.¹

In the Crawley list of national militiamen we find but sixteen names. The familiar families are Davy, Stevens, Wayte, Pitter, and Alin. The last few names on the list, perhaps the last five, probably belonged to Hunton. We miss the names of Couper, Paige, and Godwin, and they do not seem to occur in another list of horsemen. The ratio of the unable to the able in the whole hundred was 140 to 184. At this ratio Crawley itself should have supplied about twenty-two instead of eleven, if we assume at least fifty families in the village at the time. This failure to rise to the local level of national service may have been due either to the chance circumstances of a small number of able-bodied adult males at the time or to the permanent poverty of North Crawley tenants. About half the villagers, living in the north part, had such small plots of land that we may infer they were too poor to provide themselves with the equipment necessary for war.

It is fitting to include here the sacrifices of Crawley in later wars. The diminution of population during the early nineteenth

¹ See Gladys S. Thompson, *Lords Lieutenants in the Sixteenth Century* (1923), pp. 85-86, *et passim*. See also MS., P. R. O., State Papers, Domestic, Elizabeth, vol. LIX, no. 63 (Nov., 1569).

century indicates the drain involved in the struggle against Napoleon, though the draw of the industrial North may also be reflected. In the war against Germany, 1914-18, Crawley played its part by housing and employing Belgian refugees, by accommodating soldiers' wives and children removed from danger zones, and by sending its youth to the front. It was not bows and arrows, nor yet jacks and pikes this time, but it was the same ruthless outside force pressing in upon the community. In the parish church of Crawley there is an honor roll. The old yeoman families are not represented, but Stevens and Cuell are long-familiar names. Two of the group had become corporals, a distinction somewhat curtailed by the levelling influence of an alphabetical order.

(a) CRAWLEY [1523]¹

able billes ij	{ John Salmon hath ij Jakkes assigned William Bryan David Pynk }		
able bilman	John (Shepd) ² Bechamp Cissile Bechamp in gudes v li. x s.		
able archers ij	{ Thomas Bechamp William Bechamp }		
able bilmen ij	{ John Alyn in gudes vij li. xiiij s. Thomas Wayte in gudes v li. x s. William David in gudes vj li. xij s.		
able bilman	and he hath a Jak Complete		
able bilman	John Pether hath a Jak Complete		
	William Stephuns in gudes v li. x s.		
able billman	William Plompton hath a Jak Complete		
able archer	John Page in gudes xiiij li. xxviiij s.		
	Thomas [sic] David Imere hath a Jakk		
	Complete and in gudes vj li. xij s.		
able archer	John Wayte in gudes xij li. xxiiij s.		
able bilman	{ Harry Couper hath j payar of almen Revettes Complete }		
	Item the parishe haue a Comyn		
	harnes almen Revettes assigned		
able bilman	to John Page		

¹ MS., P. R. O., Exchequer T. R. Miscellaneous Books, no. 19, fols. 201-202. Muster for the whole shire of Southampton, certified to the Star Chamber, quindene of Easter, 14 Hen. VIII, containing full lists of names, with an account of the armor possessed by each person, and the prest money levied. 821 pp., originally in vellum covers.

² Erased.

(b) The hable menne within the hundred off Budlesgate.¹ Tythinge of Crawle and Hunton [1569]

Robert Pitter
Robert Alin
Wylliam Roffolde
Michael Rawlinge
Thomas Stevens
John Wayte
Henry Davy
Rabert Baker
Henry charchard
John Grigory
John Pitter
Richard Bushel
Richard Googe
Nicholas Winkorth
Robert Jeffrie
Francis Hawkins

(c) War Memorial, 1914-18, north aisle of Crawley church.

Pte. Arthur Bundy
Pte. Ernest Cox
Pte. William Cuell
Pte. Arthur James Elcock
Pte. William Henry Norris
Lf. Cpl. Hry. Ernest Piper
Pte. Herbert Arthur Piper
Rifm. Arthur Tom Riggs
Pte. Albert Stevens
Cpl. Arthur Geo. Weatherall
Pte. Herbert Hry. White

§§ 51. Excerpts from the Parish Registers of Crawley, 1646-1927.

The parish registers began to be kept in England in the year 1538, apparently in imitation of the Netherlands. The original order of Thomas Cromwell, issued in that year, stated that there

¹ MS., P. R. O., State Papers, Domestic, Elizabeth, vol. LIX, no. 8. Certificate by Sir Henry Seymour, Sir Adrian Ponynge, and others, Commissioners of Musters, of able men, horse, armour, and weapons, and General Musters of the whole County of Southampton, 10 Oct., 1569. The heading to one of the folios of this document gives the date 11 Elizabeth.

was to be one book for recording weddings, baptisms, and burials, which was to be kept in one coffer with two locks and two keys. One of the keys was to be kept by the parson and one by the two churchwardens. Entries were to be made once a week, on penalty of 3s. 4d. for neglect.¹ The first books, being commonly made of paper, were subject to destruction by damp and mishandling. Ignorance and indolence on the part of the parish clergyman, parish clerk, and churchwardens are responsible for the bad preservation and fragmentary condition of books which might have become an even more valuable source for the study of social history than they are. Interest in them has been so great as to lead to the publication of many.

The earliest parish register found in Crawley is a book made of paper and purchased in the year 1672. The first entries were set down either from memory or from other records. The earliest baptisms are dated 1646 and 1647, the earliest burial apparently 1665, and the first marriage 1675.

The value of the parish registers of Crawley comes from the vital statistics, genealogical data, and occupational evidence which they contain. Since they are incomplete for Crawley people and include some outsiders, their value is somewhat lessened. There are also serious gaps, for instance, in burials for the period 1678-95. It is to be hoped that the bad condition of Crawley registers is not typical of those in England generally.

The age of the buried is given beginning only at the end of the eighteenth century and then only irregularly. In the nineteenth century we note the considerable ages of people buried. There is surprisingly little evidence of smallpox, though three deaths from that disease occurred in 1808.

It is only from the parish registers that one learns about the inhabitants of the parish who were not suitors at the manorial court. It is surprising how many names occur in these registers that are not met with in the court rolls.

¹ See J. Charles Cox, *The Parish Registers of England* (1910), pp. 2-3.

VITAL STATISTICS FOR DECENNIAL YEARS

Year	Baptisms	Burials	Marriages
1680	4	[—] ¹	none entered
1690	6	5 (in 1695)	" "
1700	4	5	2
1710	3	4	none (1 in 1709)
1720	2	4	none
1730	5	10	none (2 in 1728)
1740	6	4	2
1750	6	3	1
1760	6	8	3
1770	8	none	2
1780	9	3	1
1790	8	none	none
1800	10	4	2
1810	10	5	1
1820	13	6	none (5 in 1821)
1830	8	6	4
1840	9	4	3
1850	16	6	4
1860	14	2	none
1870	11	2	2
1880	15	6	1
1890	4	6	2
1900	9	2	2
1910	8	5	3
1920	6	5	3

¹ Wanting.

[Baptisms]

Baptised fortonn¹

John Waite the sun of Thomas Waite baptised May [3?] 1649

Elizabeth Waite the daughter of Thomas Waite Baptised 14 March
1652Thomas Waite the son of Thomas Waite baptised 13 day of march
1657¹ MS., Crawley, The Register of Crawley Bought In the yeare of Our Lord 1672. Robert Pitter and Richard Long Churchwardens, p. 1, col. 1. Perhaps "fortonn" was written for "forgotten."

This book is ruled for "Baptisms, Marriages Burials," three columns to the page, but the entries are made in a disorderly fashion and baptisms or births occupy the earlier pages of the book. The book is kept in an iron safe in the parish church of Crawley, in charge of the rector and the churchwardens.

Hester Scudamor Turner filia *Johannis* Turner clerici baptised June 11: 1664

Joanna Turner filia *Johannis* Turner baptised 29 Aug. 1665.

Maria Turner filia John Turner clerici baptised 16 April. 1667

Walter Turner the son of John Turner Baptised 15 No. 1668;

Theophilus Turner filius *Johannis* Turner baptised Decem. 7. 1671.

These ¹ two children were forgotten to be registered and are now set down by me who baptized them

Elizabeth Wilkins the daughter of John and Elizabeth Wilkins was baptized the 3 of March 167⁸/₇

Sarah Wilkins the daughter of John and Elizabeth Wilkins was baptized 17 of September 1679.

Sarah Godwine ² filia *Johannis* Godwine baptised decimo die Septembris anno Domini 1646.

Abizaele Godwine the daughter of John Godwine was baptized 8 day of June in the year 1676.

Mary Thomson filia James Thomson baptised July the 2 1674

Jane Wilkins filia Richardi Wilkins baptizata fuit 19 of October 1676

Dorothy Pitter the daughter of Robert Pitter was baptized the 5 day of March 167⁶/₇

Sarah Thomson the daughter of James Thomson baptized the first day of May 1677

Michael Batchelour the son of Michael Batchelour was baptized the [8?] December 1676

John page ³ the son of John page was baptized the first day of August in year 1677.

Margery Newman the daughter of Will: Newman was baptized the 18 october 1677

Mary Penton the daughter of George Penton was baptized 12 August in year 1677

William Waite the son of James Waite was baptized December 19 1677.

¹ MS., *Crawley*, p. 3, col. 2.

² *Ibid.*, p. 6, col. 1.

³ *Ibid.*, p. 7, col. 1. Consecutive entries begin here.

BAPTISMS SOLEMNIZED IN THE PARISH OF [CRAWLEY] IN THE
COUNTY OF [SOUTHAMPTON] IN THE YEAR ¹ [1827]

When Baptized	Child's Christian Name	Parents' Christian Name	Name Surname	Abode	Quality Trade or Profession	By whom the Ceremony was performed
March 4th 1827	William son of	William and Mary	Lawes	Crawley	Shoemaker	Samuel Best Curate
March 18th	Martha daughter of	John and Elizabeth	Bramble	Crawley	Labourer	
March 22nd	John ² son of	Thomas and Jemima	Oakes	Crawley	Labourer	"
April 15th	Emma daughter of	William and Martha	Hill	Crawley	Labourer	"
May 20th	William Pitt son of	Samuel and Charlotte Hillis	Best	Crawley	Clergyman	"
May 27th	Mary Anne daughter of	John and Francis	Cook	Crawley	Blacksmith	"
June 10th	William son of	George and Elizabeth	Heele	Crawley	Carpenter	
July 1st	Henry son of	George and Anne	Brown	Crawley	Labourer	
Sept. 24th	Charlotte daughter of	James and Elizabeth	Cooper	Crawley	Gentleman	"
Nov. 4th	Ann daughter of	Nicholas and Sarah	Hankin	Crawley	Labourer	Walter Blunt Curate
Dec. 2nd ³	Marianne daughter of	John and Anne	Grunsell	Crawley	Carpenter	
[June 27 1828	William son of	Thomas and Frances	Pern	Crawley	yeoman	
Dec. 4 1831	George son of	"	"	"	Farmer]	

¹ Printed headings.

² "Privately baptised" occurs in the margin.

³ "Named Dec. 2nd. Received into the Congregation Jany 13th 1820. W. B." is the entry in full.

BAPTISMS (*Continued*)

When Baptized	Child's Christian Name	Parents' Name Christian	Name Surname	Abode	Quality Trade or Profession	By whom the Ceremony was performed
1885 1st Jan.	Effie	George <i>and</i> Emily	Hawkins	Crawley	Carpenter	W. H. Castleman Curate in charge
16th Jan.	Albert	George <i>and</i> Sarah Ann	Tongs	Crawley	Servant at the Court	" "
1st Feb.	William Ernest	Wm Francis <i>and</i> Jemima	Barrington	Wotton St. Lawrence	Gardener	" "
15th Feb.	Ellen Charlotte	James <i>and</i> Annie	Maloney	Crawley	Laborer	" "
29 March	Walter Gordon	Frederick William <i>and</i> Amy Constance	Pain	Crawley	Farmer	" "
2 Ap.	Pricilla Violet	George <i>and</i> Hannah	Bramble	Crawley	Laborer	" "
5 Ap.	Walter Thomas	Edward <i>and</i> Elizabeth	Cuell	Crawley	Gardener	" "
5 Ap.	William George	William <i>and</i> Ellen	Hall	Crawley	Carter	" "
June 7th	William Edgar	George Henry <i>and</i> Anne	Stratton	Crawley	Gardener	F. F. Madge Minor Canon of Winchester off. Minr.
July 12	Frank David	John <i>and</i> Louisa	Talmage	Leckford Down	Labourer	Edward M. Mee Rector
5 Oct.	Sarah Jane	Jane Stevens <i>and</i> Frederick	Freemantle	Crawley	Labourer	" "
Nov. 8th	Alfred Thomas	John <i>and</i> Ann Maria	Humphries	Sparsholt	Innkeeper	John Spittal off. Min.
Dec. 25	Rosina Caroline	Tom <i>and</i> Rhoda	Clift	Crawley	Carter	Edward M. Mee Rector

BAPTISMS SOLEMNIZED IN THE PARISH OF [CRAWLEY] IN THE
COUNTY OF [HAMPSHIRE] IN THE YEAR ONE THOUSAND
[NINE HUNDRED AND TWENTY SEVEN]¹

When Baptized	Child's Christian Name	Parents' Names		Abode	Quality Trade or Profession	By whom the Ceremony was performed
Christian	Surname					
May 29	Ronald Frank	Charles and Annie Elena Kate	Ricketts	Crawley	Gardener	James Deans off. min.
May 29	Basil John	Albert Thomas and Anna Florence	Jellett	Crawley	Motor Mechanic	James Deans
July 24	Georgina Isabel Dora	George and Isabel Julia Marie Louise	Philippi	Crawley Court	Gentleman	H. Purefoy Fitz Gerald
Aug. 9	Alan Herbert	Frank and Maud Winifred	Andrews	New Barn Farm	Farm Bailiff	P. D. Maddock off. Min.
Nov. 20 ²	William Victor	William John and Eleanor Kate	Taylor	Chilbolton Down	Carter	H. H. D. Bolton offg. priest

¹ The previous entry is 12 Dec., 1926.² Born 17 Oct. 1927.

[Burials]

Hester Scudamor Turner¹ filia *Johannis* Turner Sepulta May 3.
166[5?].

Margeret poole² was buried the 4 of october 1675.

Alice Skeat was buried 11 october in the year 1675.

Margeret Allen was buried october 19 1675

William Hacke was buried october 17 1675

Rob Wilkins was buried 3 of January 1674

Richard Wilkins was buried 26 of December 1674

Ambrose Houcke was buried in 16 Febr. 1674.

Mary Beech³ the wife of Ambros Beech Buried November the 24 in
the year 1675

William Rathell was buried 19 of December 1675

Sarah page widdow was buried 12 of Aprill 1678

Richard Beech was buried the 13 of April 1678

¹ MS., Crawley, Parish Register, bk. I, p. 1, col. 3.² *Ibid.*, p. 3, col. 3.³ *Ibid.*, p. 5, col. 3.

Christopher Archer died Feb. 2 and was buried at Hunton Feb. 4 1698 and affidavit was brought by John Pitter Feb. 10. 1698.

William Bruning¹ of the parish of Crauley in the county of Southton maketh Oath that Anne Bruning of the parish of Crauly in the county of Southton lately deceased was not put in wrapt, or wound up, or buried in any shirt shift sheet or shroud made, or mingled with flax Hemp silke Hair Gold or sylver, or other then what is made of sheeps wool only — nor in any coffin lined or faced with any cloth stuff or any other thing whatsoever made or mingled with flax hemp silk Hair gold or sylver or any other materiall but sheepeswool only dated the 24th day of october in the 38th year of the raighn of our Sovereign lord Charls the second king of England Scotland France and Ireland annoque Domini 1678

Sealed and prescribed by us
who were present and wittnesees
to the swearing of the above
said affidavit

Mary Barlow
Will. Bruton

I Oliver St John esq one of his majesty justices of the peace for the County of Southampton doe hereby certifie that the day and year above said the said William Bruning came before me and made such affidavit as is above specified according to a late Act of Parliament intituled an act for burying in woollen witness my hand the day year above written

St. John.

[Burials — continued — 1927]

Name	Abode	When buried	Age	Ceremony by
Mary Ann Sandon	St. Paul's Hill Winchester	Jany. 21 1927	89 years	W. Irwin
Hannah Bramble	Crawley	Feb. 15 1927	79 yrs.	W. Irwin
Mary Godwin	Crawley	19 Feby 1927	75 yrs.	W. Irwin
Elisha Cox	Crawley	26 Feby 1927	86 yrs.	W. Irwin
Emily Watts	Sutton Scotney	May 11 1927	91 years	W. Irwin
Elizabeth Ann Brown	50 Kingston Hill, Kingston	27th June 1927	88	F. W. M. Cox Asst. Curate
William Burrington Salter	The Beeches, Crawley	26th July 1927	11	F. W. M. Cox Asst. Curate
Nora Joan Salter	The Beeches, Crawley	26th July 1927	7	F. W. M. Cox Asst. Curate

¹ The note of affidavit of burial in woollen is frequently omitted from the entries which follow; when it occurs, the entry is as given here.

Name	Abode	When buried	Age	Ceremony by
George Waterman	Crawley	15 August 1927	83 years	P. D. Maddock off. Min.
John William Ryder	Crawley	Aug. 31 1927	73 years	W. Irwin Rector
Mary Brown	St. Paul's Hill, Winchester	Oct. 15 1927	77 yrs.	W. Irwin Rector
Charles Peter William Notley	County Hospital	16 Dec. 1927	12 Days	W. Irwin

[Marriages]

Weddings.

John Allin¹ was married to Ellin Masters 3d Jan. in year 1675
 Alexander Wade² and Jane Airy was married in 1677 Sep. 18

John Cooper and Elizabeth Rumsey were married in 7 octo. 1678
 Nathaniel Pile and Elizabeth Beech were married Decem. 16. 1691
 Thomas Butterly and Elizabeth Newman nupti fuere May 11 1693
 Will Eyer of the parish of Alton in the county of South[ton] and Sarah
 Herring were married at Crauly 1694 July 17

John Hanniton and Jone Buxy were married octo 31 1682
 William Butterly and Anne Long were married 2 Novem. 1682
 William Stephens of Winton and Elizabeth Geeds [?] were married 16
 June 1681

Nicholas Lucas and Christian Blake of the Soke neer Winton was
 married 27 May 1683.

§§ 52. Excerpts and Notes from the Churchwardens' Accounts,
 1766-1831.

Churchwardens were laymen chosen annually to assist the
 parson in the administration of church affairs. The two church-
 wardens were generally to be chosen by the parson and the parish-
 ioners jointly, but if there could be no agreement then the parson
 was to choose one, the parishioners the other. What the practice
 was in Crawley has not been noted. There was a church reeve as
 early as 1386 in England, and church masters in 1429. But in

Crawley these officials appear in the records late, their own extant accounts beginning only in 1766.¹ Presumably the earlier accounts have been lost. A parish clerk is mentioned and his salary given at two pounds a year.²

The contents of the accounts fall into three categories: the receipts from the rates assessed on property holders, the disbursements, and the yearly surplus of money (or deficit) with interest and investments.

Each year a rate was decided upon — 2d., 3d., and so on in the pound. Then one, two, or more rates were levied, according to the requirements of the time.

CHURCHWARDENS' TAX LEVY

Year	Rate	Total Amount		
		£	s.	d.
1766.....	1 rate	2	8	7
1768.....	5 rates	15	10	4
1770.....	2 rates	4	17	2
1782.....	6 rates	24	15	6½
1784.....	1½ rates			
1798.....	3 d. per £	19	6	9½
1800.....	2 d. per £	13	11	8½
1830.....	3 d. per £	19	13	11

The changes in the contributors and contributions are indicated in the following table.

Year	No. of Contributors	Largest Contribution		Per cent paid by the Five Largest Contributors
		s.	d.	
1766.....	25	13	4	56.4
1778.....	24	23	4	78.3
1800.....	13	59	11½	82.2
1830.....	21	87	11	63.4

Probably two or three changes are involved in these figures, but one is unmistakable, namely, that there had been a consolidation of estates.³ Land was always subject to the levy but houses only

¹ For earlier accounts in England, see J. Charles Cox, *Churchwardens' Accounts* (1913), pp. 15 f.

² For other officials in Crawley, see above, § 8, pp. 22 ff.

³ See above, § 32, pp. 111 ff., and below, §§ 57, pp. 630 ff.



THE PARISH CHURCH

A photograph

when the occupant was able to pay. Personal property was exempt.

The money collected from the rates was used for various purposes. Much of it went for the repairing and cleaning of the church building, for the sacraments, and for equipment. The parish clerk's salary was paid out of it. Church meetings and visitations were a source of expense. Celebrating victory over the French was a popular pastime, even though much belated. In 1809, £5 were paid to Dr. Wickham of Sutton for inoculation. Similar payments had been made to him for services during 1796-98.¹ Later, in 1840, the practice of inoculation in the case of smallpox was prohibited by statute.

Expenditures for the relief of the poor are frequently found. Travellers passing through were given a mite to help them along. A poorhouse was supported, apparently in Crawley itself, and a house of industry, presumably outside the parish. Contributions were made to the county hospital. Relief seems to have been given to people in their own houses. Their houses were glazed and otherwise repaired. In 1809 and 1811 "poor chimneys," to the number of thirty-eight, were swept. If there were two chimneys to a house, there must have been about nineteen poor families receiving indoor relief.

The extent of poverty in Crawley in the period in question can be guessed at but not carefully estimated. We might compare churchwardens' accounts, overseers' books, and the decennial censuses.² There seem to have been three categories of inhabitants. There were the very well-to-do who paid the poor rates. There were those too poor to contribute to the rates, but not in need of aid themselves. And there were the needy poor. If Crawley still had (say, in 1810) about fifty houses in the village and a few more elsewhere in the parish, then the three classes of families numbered about twenty each. How much of such poverty was due to the war and how much to the new economic conditions in the village must remain a subject for speculation.

¹ See below, §§ 53, pp. 578, 584.

² No census returns earlier than 1841 have actually been examined.

The many entries for the payment of bounties on sparrow heads and hedgehogs is indicative of the effort of the time to bring about better agricultural conditions.¹ Whether the killing of these enemies of crops was an infant industry is nowhere stated.

[EXCERPTS FROM DISBURSEMENTS AND RATES, 1766-1769]

The Disbursement James Waight and thomas Pern for the year 1766.²

Bread <i>and</i> wine for three Sacraments		9 s.	3 d.
Clerks waiges	£ 2.	0 s.	0 d.
att Visitation	0.	5 s.	0 d.
fee <i>and</i> penticost notice	0.	8 s.	11½ d.
paid for this Book ³		3 s.	0 d.
for waishing the Surplis 3 times <i>and</i> table Cloth			
<i>and</i> napkin <i>and</i> for mending the Surplis	0.	5.	0.
Gave to a man Burnt att Sea	0.	0.	6.
3 people with a pass	0.	1.	0.
people Burnt att Sea	0.	1.	0.
with a pass	0.	1.	0.
woman with a pass	0.	0.	6.
man <i>and</i> woman with a pass	0.	1.	0.
Saylor <i>and</i> wife with a pass	0.	1.	0.
Gave an old Soldier	0.	0.	6.
man <i>and</i> woman with a pass	0.	1.	0.
Collis's Bill is	0.	18.	5.
Blacksmiths Bill is	0.	3.	0.
	5.	0.	1½.
Recd.			
Stock in hand last year	1.	11 s.	0½ d.
Intress money	0.	0.	8.
gathers 2 Rates	4.	17.	2.
	6.	8.	10½
the disbursements	5.	0.	1½
	1.	8.	9½

¹ See J. Charles Cox, *Churchwardens' Accounts* (1913), chap. xx.

² MS., Crawley Church safe, Church Wardens' Accounts, 1766-1831. Excerpts from pp. 1-5, notes from other parts. Copied by Miss Lilian J. Redstone.

³ The book is of paper, with vellum covers.



April the 21st 1767

James Waight and thomass pern have passed their accounts and wee
do appoint John Courtney and John paige to be Churchwardens for the
year Ensuing Remains Stock in hand

1. 8. 9½

A RATE MADE FOR THE PARISH CHURCH OF CRAWLEY 1766

The Honorable Lord Northington for manor house	o.	2.	o.
The Honorable Lady Arundell for Rookly house	o.	2.	o.
Dito for Close <i>and</i> Garden	o.	o.	2½.
Mr. Crop for Rookly woods	o.	1.	6.
William Pitter for Newbarn farm	o.	13.	4.
John Courtney for Rookly farm	o.	6.	3½.
for his own	o.	2.	5½.
for Mr. Pyles	o.	1.	8½.
Richard Eyles { for Mr. Godwins	o.	1.	10.
for Simes	o.	1.	8.
for thompsons	o.	o.	2.
for his own	o.	1.	8.
for Pitters	o.	2.	4.
James Waight { for Broadways	o.	1.	4.
for Morgens	o.	o.	8.
for Carters	o.	o.	11.
Thomas Pern	o.	3.	o.
John Paige for his own	o.	o.	5.
John Paige for pitters	o.	1.	6.
John Merrill Esq. for Crates	o.	1.	o.
Revd. Mr. Taylor for Browns <i>and</i> Coxes	o.	o.	2.
farmer feilder for hoo Close	o.	o.	3.
Mrs. Broadway for her house	o.	o.	1.
Jonathan Short	o.	o.	3.
thomas Browning for the Malt house	o.	o.	6.
Mrs. Fifield for Norwood	o.	1.	4.
	2.	8.	7.

THE DISBURSEMENT OF JOHN COURTNEY AND
JOHN PAIGE FOR 1767

gave to people for fire	0.	1.	0.
gave to 7 Semen with a pas	0.	1.	0.
gave to 2 men burnt at Sea	0.	1.	0.
gave to Semen	0.	1.	0.
Bread and Wine for 3 Sacraments	0.	9.	6.
paid the Clarks waiges	2.	0.	0.
fees penticost notice	0.	8.	11 $\frac{1}{2}$.
Expence at Visatation	0.	5.	0.
for waishing the Surplis 3 times <i>and</i> table Cloth	0.	3.	6.
for bell Ropes	0.	14.	0.
Blacksmiths Bill	0.	8.	6.
Collis's Bill	1.	0.	6.
Bricklayers Bill	0.	5.	8.
Loomer's Bill	0.	2.	3.
	4.	1.	10 $\frac{1}{4}$
Recd. Stock in hand last year	1.	8.	9 $\frac{1}{4}$
Intress money	0.	8.	0.
gathers 2 rates	4.	17.	2.
	7.	1.	3 $\frac{1}{4}$
the disbursements	4.	1.	10 $\frac{1}{4}$
	2.	19.	
Aprill the 5th 1768 John Courtney and John paige have passed their accounts and we do apoint James Waight and Richard Eyles to be Churchwardens for the year ensuing there Re- mains Stock in hand	2.	19.	5.

THE DISBURSMENT OF JAMES WAIGHT AND RICHARD
EYLES FOR 1768

att Visitation	0.	5.	0.
fees	0.	8.	11.
Bread <i>and</i> wine for three Sacraments		10.	3.
Clarks waiges	2.	0.	0.
waishing <i>and</i> mending the Surplis <i>and</i> table Cloth	0.	4.	0.
Saylors widow	0.	0.	6.
woman with a pass	0.	0.	6.
Oile for the Bells	0.	0.	6.
Glazure's Bill	0.	0.	9.
paid for letter from Mathews	0.	0.	6.
Blacksmiths Bill	1.	1.	6.
John Gliders Bill	7.	13.	8.
Carrage of the Bell Wheels	0.	5.	0.

	£12.	11.	1 $\frac{1}{2}$.
Reed. Stock in hand Last year	2.	19.	5.
Intress money	0.	8.	0.
Gathers five Rates	12.	2.	11.
	15.	10.	4.
Disbursement is	12.	11.	1 $\frac{1}{2}$
	2.	19.	2 $\frac{1}{2}$

March the 29 1769 James Waight *and* Richard Eyles have paseed their accounts and we Do apoint Richard Eyles and Mr. Henry Hobs Church wardens for the year Ensuing

Remains	Stock in hand	2.	19.	2 $\frac{1}{2}$. ¹
---------	---------------	----	-----	--------------------------------

¹ The rate for 1768, is as for 1766 and 1767; except that — Revd. Mr. Hare is assessed (instead of Lady Arundell) for Rookley Ho. 2s. od.; and for Dog Close and part of the garden 2 $\frac{1}{2}$ d. Mr. Hobbs for Newbarn farm (instead of Wm. Pitter). Revd. Mr. Bathurst for Crofts (instead of Merrell). Mrs. Fifield for "Norwood Bargaen."

DISBURSEMENTS OF RICHARD EYLES FOR *THE YEAR* 1769

Att visitation	o.	5.	o.
Fees	o.	7.	11½.
Clark's Waiges	2.	o.	o.
Bread <i>and</i> Wine for three Sacraments	o.	10.	o.
Oile for the Bells	o.	o.	6.
for Mending and washing the Cirkuls	o.	4.	o.
Collices Bill for Repairs to the Church	1.	18.	8½.
The Masons Bill	1.	3.	8.
The Blacksmiths Bill	o.	13.	6.

	£ 7.	3.	3½
Stock in hand Last year	2.	19.	2½

4. 4. 1.

Interest Money o. 8. o.

Remains 3. 16. 1.

April the 17th 1770

We do agree to Gather two Rates which is 4. 17. 2.

Remains in hand 1. 4. 1.

April the 17th 1770.

Thos. Pern have past His account and is approved of and do nominate and appoint Thomas Perrin and John Page to be Church wardens for the year Ensuing.

NOTES ON DISBURSEMENTS, 1770-1831

Disbursements

By Thos. Pern, 1770 Total £5. 8. 6½.
for binding the Great Bible 14 s. 6 d.
agreed to gather 2 rates¹
appoint Thos. Perrin and John Page chw., 2 Ap. 1771.

By Thos. Pern, 1771 Total £5. 10. 4.
Collices bill for reapaipes £o. 14. 10.
collarmakers bill for to Bering strapas 8 s. o d.
Loomers Bill for Bear 2 s. 4 d.
agreed to gather 2 rates
appoint Richard Bayley and Richard Eyleys, 21 Ap. [1772].

¹ The rate for 1769 had been the same as for 1768.

- By Richard Bailey, 1772 £10. 7. 2.
 Bricklayers Bill £2. 7. 2.; for a "sirpulace"
 £3. 17. 6.; a prayer book 12 s.
 Agreed to gather 5 rates.
 "Paid to Mr. Pickering £5 which money the
 Churchwardens is to pay Interest for yearley *and* every
 year after the rate of 10 d. *per* pound."
 Appoint John Picknail and John Page.
- By John Pickering, 1773 £4. 13. 8½
 5 bell ropes 12 s. 6 d.;
 Loomer for beer for workmen 2 s.
 Collect 3 rates.
 "Paid to Far: Pern 5£ which Money is to be Paid
 Interest for at 10 d. *per* £ *per* Cent *per* annum."
 Appoint Thos. Pern and James Fitt chwns.
- By Thos. Pern, 1774 £4. 17. 2½.
 Gather one rate.
 Same churchwardens.
- By Thos. Pern, 1775 £3. 12. 1½.
 Gather one rate.
 Appoint John Pickering and John Page chwns.
- By Thos. Pern, 1776 £5. 13. 10½.
 Gather 3 rates.
 Appoint Ric. Bailey and John Page.
- By Richd. Bailey, 1777 £4. 16. 11.
 One rate.
 Appoint James Fitt and Thomas Perrin.
- By James Fitt, 1778 £4. 9. 10.
 Gather one rate.
 Appoint John Pickering and Thomas Perin.
- By John Pickering, 1779 £7. 19. 5.
 Mr. Caves Bill for Boards and writing
the ten commandments £1. 19.
 Gathered 1½ rate.
 Appoint Thos. Pern and Jn. Page.
- By Thos. Pern, 1780 £9. 5. 5½.
 Kimbers Bill £2. 3. 5.; Jacob Pern for Bell
 ropes £1. 2.; George Travis for bell ropes £1. 1.
 Gather 2½ rates.
 Appoint Richd. Bailey and Thos Pern.

By Richd. Bailey, 1781 £4. 11. 2½.
 Gather 1 rate.
 [No appointment recorded.]

By Farmer Fitt, 1782 £24. 15. 6½.
 Richard Kimber's bill repair the Tower
 £8. 8.; Mr. Milsom Tileing the Back
 Side of the Church etc. £11. 6. 1.;
 Far: Page for Carriage of Poles (to make
 Scaffold) 7 s.
 Gather 6 rates.

By Thomas Pern, 1783 £10. 9. 11½.
 "Great Book" £4. 4.; Paid Mr. Dunford
 For Bond of The Register Book 6 s.;
 Jacob Pern for Bel ropes £1. 8.; Master
 Cooks old Bill last year £1.
 Gather 2½ rates.

Attached to this page with sealing-wax is a slip of paper:
 "I promise to Indemnify the Churchwardens *and* Overseer of
 the Poor of the Parish of Crawley from any Expense they may
 from time to time be at Relieving Sarah Shepherd, or her child
 Charlatte Shepherd, in Pursuance of a sum of money Lodged
 in my hands for said Purpose as witness my hand this 2nd day
 of November 1776

Wm. Bant"

By John Pickering, 1784 £5. 13. 6.
 Gather 1½ rates.
 Appoint Jas. Fitt and Jn. Pickering.

Disbursements continue thus, but note the following entries:

1789 — repairing the seats, etc. £2. 16. 9.

1796 — Sparrow heads 13 s. 1 d.

1797 — Paid for Sparrow Heads 17 s.

5½ d.; for Ringing

Beating Duch fleet Oct. 11, 10 s. 6 d.; for

old Sparrow Heads 1 s. 5 d.; for Dozen

old Sparrow Heads 2 s.; Elton glazing 4

windows

£4. 3. 9.

ABOUT THIS TIME DISBURSEMENTS INCREASED. TOTALS
ARE AS FOLLOWS:

		£	s.	d.	
Thos. Pern,	1792. ¹	6.	17.	11.	
G. Godwin,	1793.	9.	3.	3½.	
[blank],	1794.	[blank.]			
Wm. Pern,	1795.	6.	5.	5½.	
" "	1796.	5.	16.	11½.	
[Geo. Godwin]	1797.	11.	0.	5.	
		+ 21.	12.	11½.	
	1798.	22.	18.	1.	
	1799.	15.	12.	9.	
	1800.	19.	2.	2½.	
	1801. }				
	1802. }	46.	14.	6.	
(Besides,	1803. }	45.	12.	1.	} , repair of church, etc.)
	1803. }	7.	0.	1.	
	1804.	14.	9.	2.	
	1805.	19.	6.	1½.	
	1806.	12.	13.	10½.	
G. Godwin,	1807.	14.	15.	9.	
"	1808.	35.	3.	10½.	
"	1809.	20.	6.	11½.	
"	1810.	29.	16.	0.	
"	1811.	10.	14.	7½.	
"	1812.	21.	1.	10½. ²	

¹ That is, Easter 1792 to Easter 1793.

² And the like down to 1831, when the book ends, G. Godwin being nearly always churchwarden.

FOLLOWING IS AN EXCERPT OF THE DISBURSEMENTS FOR
A TYPICAL YEAR, 1798-99.

	£	s.	d.
Boock in debt Easter 1798	1.	1.	6½
May 27, Paid for Sackratement Wine		5.	3.
" " young Sparrow Heads	1.	0.	0.
Gave to a man in Distress	0.	1.	0.
Sept. 18, Paid at Visitation	0.	14.	6½
Expenses at Do.	0.	5.	0.
Oct. 3, Gave for Ringing <i>etc</i> for Beating french fleet	0.	7.	6.
7, Paid for Sackratement Wine	0.	5.	3.
20, Paid Diddams <i>and</i> Day Cleaning Chirchyard <i>etc.</i>	0.	12.	10.
Nov. 10, Paid on a count Victory	0.	2.	0.
Dec. 25, Paid for Sackretement Wine	0.	5.	3.
Paid for old Sparrow Heads, 38 Dozen <i>and</i> 5 "	0.	19.	2½
March 23, Paid for Sackratement Wine	0.	5.	3.
Paid Holdaway Bill	3.	1.	7.
" Clarks Waiges	2.	0.	0.
" Bill to Do.	1.	3.	1.
" Glazers Bill	0.	15.	2.
" Mr. Luckes' Bill	9.	14.	8½
	22.	18.	1.
Rate at 3 d Pound	19.	6.	9½
Book in Dett	3.	11.	4½

FURTHER NOTES ON DISBURSEMENTS, 1799-1831

1800, May 29, on account of young sparrows in somer.	1.	0.	0.
Aug. 9, subscribed to Hospital.	2.	12.	6.
1805, Nov. 13, Paid for Nelson Victory.	0.	15.	0.
1 pound of candles at church.	0.	1.	0.
1806, Feb. 8 dozen old sparrow head.	0.	4.	0.
May 12, 6 Heag Hogs.	0.	2.	0.
Sept. 16, to Northwood Briff for fire.	0.	2.	6.
1807, May 2, Paid the money in hand with 42 Pounds odd shillings Recd. at			

	the House of Industrey making together fifty Pounds, then Discharging a Bond Due to Mr. Henton Bailey on Crawley Parish for the use of the Woork House with all Intresst Due thereon.			
1809, May 16,	at a Church Meeting Held.	6.	4.	
	Hegg Hogs.	15.	0.	
July 28,	Paid Mr. Wickham's Bill for innocklinck.	5.	0.	0.
	Glazier's bill for Poor Houses, etc.	14.	7.	
Oct. 26,	(Paid for sweeping 38 Chimneys) ¹ to Poor Book.	19.	0.	
	Paid Parish Part in Bassoon.	2.	10.	0.
[1810, Oct. 4],	Michas 1810, Paid of this Book on account of Rec'ing Eighteen Pounds 4 shillings and 2 Pence at the House of Industrey to make 20 Pounds to discharge a Bond due to Tho' Young of Upsomborne £40.	1.	15.	10.
1811, Oct. 21-2,	Paid for sweeping 38 Poor Chimneys.	19.	0.	
1812, Dec. 17,	Paid carriage Regester Book from London.	2.	2.	
1813,	Gave Ringers on the Victory of March.			
July 4,	(News came) Wellenton over the french Army.	16.	0.	
July 30,	Paid Shepherd and Son at Poor Houses.	6.	0.	
Oct. 15,	Paid to Shepherd Repering Poor Houses	6.	0.	
1814,	Paid for Removal of E. Collis from Winton			
	Clark's fees Berer to Woman	1.	0.	0.
	Horse Cart Man etc.	0.	4.	0.
1814,	Pees [sic] Gave for Ringing etc. etc. for Victory.	9.	6.	

¹ Struck through.

1814, Aug. 8,	Ext. on Account of Peas [sic] for Ringers and Singing etc.	0.	0.
1821, Mar. 29,	Paid Post for an Order made out in Wales to Crawley Parish to Receive. Tho. Neiol in Great Distress a Ser- vant of the late Rd. Meyler Esq. of Crawley.	0.	2. 1.
1821, May 31,	Paid Carriage for Neails Box from Hut to Sarrum.	0.	2. 0.
1822, Oct. 19,	Paid Cooper on Road $7\frac{1}{2}$ Days by Order.	0.	10. 0.
1822	Paid at Visitation Diet Money etc. for New Bishop.	18.	11 $\frac{1}{2}$.
July 8,	Paid Bill for the Bilding at Woork House to Nappe [?] Bank.	8.	16. 3.
Oct. 19,	Paid Cooper on Roads $7\frac{1}{2}$ Days By order overseer.	10.	0.
1823,	Paid for sweeping 14 Poor Chimleys.		8.
Nov. 5,	Gave to the Ringers as Costom Dec. 31.		0.
Dec. 25,	Gave Wm. Davis and His Wife on their Way to Lon- don haveing no Home nor Cash, being sent from Rook- ley by Mrs. Allee. (Mr. Allee ill).	0.	0.
1824, Jan. 27,	Paid Carpenter and Stuff for Poor House Dore.	0.	0.
1824, Mar. 25,	We do Nominate and appoint John Birch and George Godwin Churchwardens for the year Ensuing Thos Pern and Wm Wade overseers.		
1824, Mich.	Paid to County Hospital for one year.	1.	1. 0.
1826,	[Various payments to G. Hack- ines for glazing, belfry board- ing etc.] and for gallery at church	£30.	
	[The book ends abruptly 29 Aug., 1831.]		

NOTES ON RATES, 1770-1831

1770 —

Hon. Lord Hendley for the manor ho.

(instead of Lord Northington 1769)

James Fitt " Rookley Farm (instead of John Courtney 1769)

Thos. Pern¹ " Waights (instead of Jas Waight 1769)

" " " Glydes (Carters) (instead of Jas Waight 1769)

" " " Morgans (instead of Jas Waight 1769)

Richard Eyles¹ " Pitters (instead of Jas Waight 1769)

" " " Broadways (instead of Jas Waight 1769)

" " " Browns and Coxes

(instead of Rev. Mr. Taylor 1769)

Total £ 2. 8. 1.²

1776 — "Esq. Willins" for the manner house.

H. R. H. The Duke of Cumberland for
Rookley House Dog Close and part of
garden.[John Pickering takes the place of Rich.
Eyles] except Esq. Williams for Pitters.

Total £ 2. 8. 1.

1778 — John Williams Esq. for Great House.

1777 — Gather one rate which is £3. 19. 9.

[1778] A Rate made by the Church Wardens of Crawley for the
Year 1778

John Williams Esq. for Great House.	5.	10.
The Rev. Mr. Bathurst.	1.	6.
H. R. H. Duke of Cumberland.	6.	8.
Leod. Cropp Esq.	1.	6.
Mr. Bailey	1.	3.
Mr. Perrin, His own, Waights, Glides, Morgans, Simes, Brown Coxes, Pagis and Pillers [sic].	0.	17.
Mr. Pickering for Eyles, Godwin, Thomsons Pitters and Broadways.	0.	11.
Mr. Fitt.	0.	9.
Mrs. Fifield.	0.	2.
Mr. Fielder.	0.	0.
Far. Page.	0.	0.

3. 19. 9.

¹ In addition to their previous assessments.² As above until 1773. No rate for 1774-75.

N. B.

1780 — Sir Willoughby Aston (for the Great House) ¹

1790 — Rookley House blank; Mr. Ballard for Rookley Woods; 1792 he pays also for Rookley House.

1794 — Richd. Meyler Esq. instead of Sir W. Aston (who was entered in 1793)

1800 — Church Rate at 2 d. in the Pound.

Rd. Meyler Esq.	1.	6.	8.
For late Terrel Esq.	0.	1.	6.
Chas. Morris Esq. Rookley Wood.	0.	4.	4.
Geo. Lovle [= Lovel] Esq. Rookley House.	0.	13.	4.
Mr. Bailey's Farm.	2.	18.	0½.
Mr. Thos. Pern's Farm.	2.	19.	11¼.
Mr. Mead's Farm.	1.	14.	8.
Mr. Godwin's Farm.	2.	3.	11.
Mr. Pickering Farm.	0.	15.	11.
Mr. Fifield's Farm. ^c	0.	5.	9½.
Mr. Paige Farm.	0.	4.	5½.
Mr. Fitt Hoe Close.	0.	1.	0.
Mr. Allin.	0.	1.	6.
	13.	11.	8¼.

N. B. Easter 1806 — Easter 1807

T. W. Bethell Esq. House lands etc. (instead of Meyler.

New Barn Farm " " Mr. Bailey).

Easter 1830 to Easter 1831, at 3 d. in the Pound

Mr. Allee Rookley Farm	2.	12.	0.
" " " Woods	0.	4.	6.
Rd. Bright, Esq. Part of House and Land	1.	1.	9.
Cook, Widow		1.	0.
Veller, Rd. Publice House tennent Malbury		1.	6.
Fifield, Northwood Farm	0.	8.	6.
Fitt, Mr. James for Hoe Close	0.	1.	0.
Godwin, G. Senr. House	0.	1.	6.
Goodwin, G. Junr. House	0.	1.	3.
Gover, Messrs Wm. and Rd. for Copp'	0.	5.	0.
Holdeway's House	0.	1.	0.
Holdway Robert House	0.	1.	0.

¹ Here follows a gap in the rates.

Kent, Rd. House	0.	0.	9.
Llovel, Esq. Rookley House	0.	10.	0.
Morroson, John farm	1.	3.	10½.
Nevill, Wm. House and land	0.	2.	3.
Pern, Mr. Thomas farm	3.	14.	10½.
Pern, " " for Belt	0.	14.	10½.
" " " for house cald			
Malt House	0.	1.	6.
Paige, Mr. Charles farm	0.	12.	1½.
Read, Mr. Geo. farm	3.	4.	3.
Wade, Mr. Wm. farm	4.	7.	11.
Willis, Wm. House Malt etc.	0.	0.	9.
	19.	13.	2.
Cook, John House			9.
	19.	13.	11.

§§ 53. Excerpts from the Overseers' Poor Books, 1776-77 and 1797-98, and Totals 1777-1835.

Overseers were legislated into existence in the year 1572¹ to look after the poor, thereby relieving the parson and the churchwardens. As the accounts of the churchwardens of Crawley show, however, the churchwardens did not give up their interest in the poor, and indeed one of the two was commonly an overseer of the poor.

In 1776-77, twenty-eight rates brought in £84 18s. 8d., at 6s. 8d. each. In 1797-98 the rate stood at 2s. a pound, providing £154 12s. 7d. The most remarkable development in the period in question was the increase in the total amount levied and spent, as is indicated in the final table. In the period 1779-99, the expenditure for poor relief more than doubled. In the period 1799-1829, it almost quadrupled. In all probability the wars of 1793-1801 and 1802-15, in celebration of the victories of which the Crawley people made so much music, played their part in giving to the parish widows and children to care for. But most of the early increase occurred before the wars and much of the later came after them. Some other forces must have been at work. The enclosure of 1795, to be sure, preceded the first of the two increases. No

¹ 14 Elizabeth, ch. 5, § 16. *Statutes of the Realm*, vol. IV (1819), p. 593.

great industrial developments, however, occurred in or near the district in which Crawley is located. We are forced to explain the situation as due primarily to the poor laws themselves, the situation being aggravated by war's losses, high prices at times, and the encroachment of the yeomen on the laborers. Of course, conditions in the County of Southampton may account for part of the increased expenditure for which Crawley itself was not to blame.

The yeomen farmers were not unwilling — so far as we know — to bear the burden. It can probably be said that they were paying their own laborers partly in wages and partly in poor rates, under the so-called Speenhamland system, particularly from 1796 onward. The five rate payers (including the rector) who contributed the largest sums actually paid over 70% of the total in 1776-77. At this time, however, there were twenty-three or twenty-four contributors in all, not very far from half of the total families living in the parish.

The overseers contributed to the county rates and to the county hospital. They gave to travelling seamen and to sick and indigent parishioners. Cash, food, rent, faggots, and nursing were supplied. The wives and children of Crawley men, living in other parishes, were provided for. Both indoor and outdoor relief were given. The house of industry was there to receive all whom the overseers would not assist in their own homes. A certain Dr. Wickham of Sutton was paid for services, apparently for inoculating the poor with smallpox so as to obviate the severer ravages of an epidemic.¹

The whole years disbursement of James Fitt overseer of the Poor of the Parish of Crawley from Easter 1776 to Easter 1777²

Is	£79	0 s.	11 d.
We do agree to Gather 28 Rates			
which is	84	18	8
Remains	5.	17.	9.
Interest Money	0.	3.	4.
Recd for Pentons goods	0.	12.	0.
The Book Indebted at Michaelmas	1.	1.	2½
Easter 1777 Remains in Hand with the Book	7.	14.	3½.

¹ See above, §§ 52, p. 563.

² MS., Crawley Church safe, Crawley Poor Book, 1776-97, p. 1. Copied by Miss Lilian J. Redstone.

We whose Names are under Written have perused the above account and we allow of the same, and we do Nominate and appoint Thomas Perrin and Richard Bailey Overseers for the Year Ensuing

[all sign] Jno Pickering
John Birch
John Paige

15 th April 1777 verified on oath before us

[sign] F. Swanton
N. St. John.

A Rate made for the Relief of the Poor of the Parrish of Crawley for the year 1777

	s.	d.
John Williams Esq. for the Great House and Pitters Living	10.	10.
The Revd Mr. Taylor for the Parsonage	1.	0.
" " Mr. Bathurst for the Crofts	0.	1.
His Royal Highness the Duke of Cumberland for Rookley House	0.	6.
Leo'd. Cropp Esq. for Rookley Woods	0.	1.
Mr. Bailey for New Barn Farm	1.	3.
Far. Perrin His Own Weights Glides Morgans	0.	12.
Simes's Browns Coxes and Pagises		2.
Far. Pickering for Eyles, Godwins, Thomsons, Pitters and Broadways	0.	11.
Far. Fitt for Rookley Farm	0.	9.
Mrs. Fifield for North Woods	0.	2.
Far. Fielder for How Croft	0.	0.
Far. Page for His Own	0.	0.
	5.	0.
		7.

5th April 1777 We confirm the above Rate and do appoint Thomas Perrin and Richard Bailey to be Overseers for the year ensuing.

[signed] F. Swanton.
N. St. John.

1797	Disburst by Jno Pickering to Crawley Poor ¹	s.	d.
May 6.	To Jas. Elford	2.	0.
13.	For confirming the Book	} 2 s. 0 d.	} 10.
	Pd. by Far. Reade		
	Do. Expences		
	New Book		
		6 s. 6.	6.

¹ MS., Crawley Church, Crawley Poor Book, 1797-1822.

May	14.	Sarah Archer	3 weeks at 3 s. 6 d.	10.	6.
	21.	Peter Head ill	4 Galln. loaves	4.	4.
		To Brown's wife from Ap. 27			
		to May 21. Pd. Ap. 27	2 s. 0 d.		
		Pd. the Midwife	5 s. 0 d.		
		Sarah Archer (Nurseing)	4 s. 0 d.		
		a neck of Mutton (Browns)	2 s. 11 d.		
		E. Russell's Bill for (Do)	6 s. 0 d.		
		Allen's Bill Do	7 s. 3½ d.		
				1.	7.
	21.	Wido. Shepard		0.	10.
		Gaiger		0.	4.
		Redding		0.	8.
		Collis		0.	8.
		Carter's Daughter		0.	8.
		Fifield			6.
		Dear			8.
		Tarrant			8.
		Dench			5.
		Brown		1.	16.
		To Eliz. Russell for Archer's child			3.
June	8.	Gave Two seamen			1.
June	18.	Shepard		10.	
		Gaiger			4.
		Redding			8.
		Collis			8.
		Carter			8.
		Fifield			6.
		Dear			8.
		Tarrant			8.
		Dench			5.
		Brown		1.	16.
		Charles Archer's Child			12.
July	1.	To Elford			1.
	16.	Shepard		10.	
		Gaiger			4.
		Redding			8.
		Collis			8.
		Fifield			6.
		Dear			8.
		Tarrant			8.
		Dench			5.

July	16.	Brown	1.	16.	
		Archer's child		12.	
	25.	To Caseley		2.	
		To Mr. Simmons County Rates	7.	1.	8.
Aug.	13.	Shepard [and the rest exactly as of 16 July]			
		To Eliz. Russell for James Caseley (ill) from July 2. to Augt. 13. 6 weeks	2.	14.	
Sept.	10.	Shepard [and the rest down to Archer's child] Caseley 4 weeks at 6 s.	1.	4.	
	27.	To Lueza Bungy and Co. (in Distress) Expences at Allens 1 s. 3 d. gave them 3 s.		4.	8.
Oct.	8.	To Ann Carter from Ap. 23 to Oct. 8 24 weeks Shepard [down to Archer's child, as before] Caseley 1 week 6 s. 1 week 7 s. 6 d. and 2 weeks at 9 s.	1.	4.	
	15.	To Jas. Caseley a letter from Portsmouth	1.	11.	6.
				9.	
	24.	To Mr. Simmons County Rates Midsumr. Sessions £3. 10. 10.; Michs. Sessions £7. 1. 8.	10.	12.	6.
Nov.	1.	To Sarah Ward		2.	6.
	2.	To Mrs. Steel for a Year's house Rent for Caseley To a Sailor in distress	2.	0.	0.
Nov.	5.	Shepard [down to Archer's child, as before]			6.
Nov.	17.	To Sarah Ward		2.	6.
	19.	To Ann Carter		2.	0.
	21.	Allen's Bill		19.	4.
Dec.	3.	Shepard [exactly as of 16 July, except that Dench has 4 s. only, down to Archer's Child] To Wido. Lambourn for 14 weeks at 1 s. 6 d. per week	1.	1.	
	9.	To a sailor's wife in distress To Hannah Shepard nursing Dame Shepard			6.
				4.	

Dec.	9.	To Jno. Carey		5.	
	31.	Wido. Shepard		10.	
		Do. Gaiger		4.	
		Redding		8.	
		Dear		8.	
		Collis	8 s. o. }		
		Do. (ill)	2.s. 2. }	10.	2.
		Archer's child		12.	
		Brown		1.	16.
		Ann Carter 6 weeks		10.	11.
		Jno. Carey		6.	
		Wido. Dench		4.	
		Do. Lambourn		6.	
		Fifield		6.	
1798					
Jan.	16.	To Mr. Birch for a year's house Rent for Jno. Burrough to Michas.	}	2.	0.
Jan.	16.	To Bennett felling 3 score Tithe Wood (Rookley, Copse)		0.	9. 0.
	22.	To Jas. Elford		4.	0.
		To Jas. Allen's Bill for Dinner the Jany. 11 on Acct. of settleing for the Poor to be admitted to the house of Industry	}	1.	14. 6.
	28.	To Jas. Elford		2.	
		Wido. Shepard		10.	
		Gaiger		4.	
		Reading		8.	
		Tarrant		8.	
		Dear		8.	
		Collis		8.	
		Charles Archer's child		12.	
		Brown		1.	16.
		Ann Carter		5.	6.
		Jno. Carey		8.	
		Wido. Dench		4.	
		Do. Fifield		6.	
		Do. Lambourn		6.	
Feb.	3.	Pd. Mrs. Browning for 300 Fag- gots for the Poor at 15 s. per Hun- dred	}	2.	5.
		Jno. Pickering for Carriage of Do.		2.	
	4.	To Jas. Elford		2.	
		To a sailor in Distress		0.	0. 6.

1798

Feb.	25.	Wido. Shepard [down to Lambourn, as of 28 Jan., except that Ann Carter has 8 s. 10 d.]		
March	2.	To Jas. Elford	2.	
	6.	Peter Head	1.	
	13.	To Elford	2.	
	17.	To Jas. Elford	2.	
		A letter from Willm. Maiden (To Peter Head) $1\frac{1}{2}$ days make fag- gots Rookley Coppice	0.	4.
	23.	Jas Elford	2.	3.
	25.	Wido. Shepard [down to Lambourn, as of 28 Jan., except that Brown has £1. 12. for 3 weeks at 9 s. and 1 week at 5 s.; Ann Carter has 7 s. 3 d.] Peter Head	3.	10.
	28.	Jas. Elford	2.	0.
Ap.	3	To Do.	2.	0.
[—]		To Do.	2.	0.
		For Carriage of Wood for } 7 s. 6 d. }		
		Burgess June 1797	15.	0.
		Do. March 1st. 1798 7 s. 6 d. }		
		To the Overseer of Twyford 52 weeks pay for Tuffin's wife and child to Ap. 8. 1798 at 3 s. per week	7.	16. 0.
1798		Disburst		
		To the Overseers of St. Swithin for 9 weeks pay for Wm. Maiden's Wife and Child from Ap. 1 to June 3, 1797	1.	7.
		To Do. from June 3 to Septr. 9 14 weeks at 3 s. per week	2.	2.
		Paid to Wm. Maiden 14 weeks from Septr. 16 to Decr. 24. 1797	2.	2.
		For Carriage of 3 Load Faggots from Rookley Copse	1.	2. 6.
April	12.	Charles Simse's Bill		4. 6.
		Far: Pern's Bill for house Rent	12.	10.
		1 year's Rent for Jno. Carey	1.	11. 6.
		Half a Year's for Richd. Burgess	0.	15. 9.
		G. Godwin (Senr) Bill	4.	0. 0.

April	12.	Jas. Holdaway Bill	1.	6.	8.
		Doctr. Wickham (Sutton) Bills	1.	8.	10.
		G. Cook Bill		4.	2.
		Eliz: Kent Bill		8.	0.
		Far: Godwin for Wards house Rent	2.	0.	0.
		To Do. Pd. to County Hospital	1.	1.	0.
		Mr. Wickham's Bill for two Years	14.	14.	0.
		to Easter 1797—8. 3. 6.			
		To Do. to Easter 1798—6. 10. 6.			
		Do. Jas. Allen's Bills	1.	2.	7.
Ap.	18.	To Jas. Elford		2.	0.
		Total	£165.	15.	7½.
		Recd. with the Book £29. 6. 7½.			
		Collect Rates at 2 s. } in the pound }	£154.	12.	7.
			£183.	19.	2½.
		Disburst	£165.	15.	7½.
		Remains in hand	£ 18.	3.	7.

We do nominate and appoint Thos. Pern and Richd.
Bailey Overseers for the Year Ensuing May 5th 1798

Verified on oath before

F. W. Swanton.

TABLE COMPILED TO SHOW TOTAL EXPENDITURE

	£	s.	d.
1776-77 ¹	79	0	11
1777-78	80	13	3½
1779-80	115	2	0
1789-90	149	16	5½
1797-98	165	15	7½
1799-1800	127	13	5
1809-10	290	5	5½
1819-20	439	18	1
1829-30	463	10	5
1834-35	352	4	5½

¹ The year runs from Easter to Easter.

² The last complete year shown in this form.

§§ 54. Excerpts from the Originals of Court Presentments, 1697-1858.

These court presentments are taken from the original records, separate sheets of paper turned in by the officials twice a year. The two sessions were at Hocktide in the spring and St. Martin's in the autumn. The lord's tourn and the customary court or court baron had met from the beginning of the manorial accounts. They still had some vigor in the period in question as a court for agricultural matters, at least up to enclosure in 1795. Apparently it was as a customary court or court baron rather than as a tourn or leet that the court transacted most of its business, even though the tourn forms were retained.

The court, considered as a single entity, was made up of a jury and affeerers, at which the reeve and tithingman were elected. It is clear that the suitors wanted certain results, even though the amercements went into the coffers of the lord. That they took their duties of a combined legislative body and court of first instance rather lightly at times is indicated by the entry directing Farmer John Pitter to provide beer at the next court under heavy penalty. And how significant that a West Saxon joke should turn on drinking!

Among the many things done by the court were the following: the registration of mortgages and wills, the keeping of the stocks and whipping posts in good condition, making clear the customs and laws of inheritance, keeping the highways open and clean, recording the death of a copyholder and the incoming of his heir, and, of course, most prominently the regulation of the routine of agriculture.

These regulations deal with the erection and repair of hedges, fences, and gates, with plowing, pasturing, right of common, and the duty of going a-bounding around the common fields. The tenants had sheep, cows, horses, pigs, and ducks. They were limited as to the number of animals they could keep on the common pasture. Their "owne ground," however, was available for additional stock.

From these presentments we learn that there were in Crawley common arable fields, common pasture at Northwood Park, and

such individual plots as had been set aside for exclusive use and possession.

There were apparently two kinds of common fields, the corn fields and the summer fields. The former were probably planted to wheat, barley, and oats, while the latter were left fallow. It was stated in a presentment for 1744 that no one was to plow before July first in the summer fields "except what is more than one years Lea or that ground wich the fold have ben ouer." The meaning of the word "lea," sometimes very difficult, seems here to be fallow pasture. Doubtless some tenants were anxious to plow their share of the fallow, by way of preparation for their winter-grain crop, as early as might be. The others apparently resented the loss of their fallow pasture. It would seem that we have here in Crawley the old rotation of a winter grain, a spring grain, and fallow. Pasture in Crawley was apparently found in four places: on the stubble of corn fields after August first, the fallow pasture, the common permanent pasture, and such bits of separate pastures as may have been set aside for the purpose. The prohibition against putting infected horses upon the commons of the manor was accompanied by a heavy fine, but at best the enforcement must have been difficult because of the fact that a disease commonly got a start before discovery.

If "the Tenant of Crawley Farm" refers to the farmer of the demesne, then we have an interesting bit of conflict (in 1793) just before the enclosure. This "Tenant" was declared by the homage of the manor to have no right to the road that ran across their cowdown to any of his "Commonfields." They and he were using the common fields jointly; but he was not to trespass on their cow pasture. The antagonism may have been brewing over the subject of enclosure. The tenants could win in the parliament of Crawley, but the farmer of the demesne (some of the more successful copyholders and the lord of the manor) could win in the parliament of the nation. In this connection, it was the latter victory that was decisive: the tenants lost their cowdown.

A clear distinction was made between borough English which applied to bondland and primogeniture which governed purprespulture land. It is evident that lord and tenants had alike accepted

these customs and perpetuated them. A distinction was made between freeholders who paid 6d. when absent from court, copyholders who paid 4d., and mere inhabitants who were mulcted only 3d. Whether Henry Simes and Edward Bellenger were inhabitants only, and therefore had no right to pasture a horse on the common, except by special purchase of the right from their neighbors who possessed it, is not made clear.

Here are the old families — we may call them the yeoman families of Crawley — represented in the court. The Perns are here, and the Pitters, the Godwins, the Paiges, and the Waites.

Many of the documents from which the following excerpts have been taken are very badly written. Unfortunately no second verification of the parts here printed has been practicable.

1. St. Martin's (24 Sept.), 1697¹

Item we present that the hegges and gates against the Whet feld be sofiently Made and Mended by the fest of St. Martin on paine of five shillings Euery default.²

2. Hock (31 March), 1699

Item we present that the hegges be sofiten[t]ly made and Mended Round the parcke by the sixth day of May upon paine of fue shillings euery defalte.³

3. St. Martin's (19 Sept.), 1701

Imprimis wee present William Waight to be tything man for the year Ensuing.

Item wee present that no man shall plough in the Earsh feilds vntill the 16th day of January vpon *the* paine of 5 shilling an aker.³

Item wee present that no man shall plough nor soe any part of Norman downe without a generall Consent of all the Commoners upon paine of 5 s. an acre.³

[Nine names of jury occur here.]

4. St. Martin's (21 Sept.), 1702

Imprimis: Wee present William Godwin⁴ to be Tythingman for the year ensueing for the Tything of Crawley.

Item Wee present the Hedges and Gates *against* the Wheat Feilds to be out of repaire and wee order the same to be repaired before the Eleaventh day of October next on pain of 5 s. on every one concerned that shall make default.³

¹ MS., Millbank, Ecclesiastical Commission, 159560. Presentments, 1696-1729.

² pena posita written in the left-hand margin.

³ sub pena written in the left-hand margin.

⁴ *Juratus* interlineated in a different hand.

Item Wee present all those that have any Cattell on the Common Feilds that they drive the same out of the said Feilds (Sheep onely excepted) on or before the Feast day of St. Luke next on pain of 10 s.¹

[Thirteen names follow as "the Jury" and the Tythingman. Freeholders to pay 6 d., copyholders 4 d., inhabitants 3 d., for failure to appear at court.]

5. St. Martin's (24 Sept.), 1703

[The jury presents the deaths, election of tythingman and also reeve, and orders concerning cattle, hedges, etc.]

6. St. Martin's (22 Sept.), 1704

Item wee present that all those that keepe Cattell in our Commons that they rid them from the Comon before the Feast of St. Luke on pain of 5 s. euery one making default ² (Sheepe only Excepted).

Item we present the hedges against the corn-feildes to [be] out of repaire and order the owners to repaire the[m] before the last day of November on pain of 5 s. [each making]³ default.²

Item wee present that euery one rid Norwood Copice of their Sheepe before Michaelmas day on pain of 5 s. euery one making default.

Item wee present that our poud is out of repaire and euery Person that have a Yardland ought to send a laborer and their horses and Cart in order to repaire it the same to be done before St. Lukes day next upon pain of 10 s. each making default euery one to send proporcionable to their Estates.

7. St. Martin's (4 Sept.), 1705

Item we present Edward Broadway for not makeing his hedge against Tho. Thornam ground According to the present of the Last Court: which was vnder the penalty of ten shilling Every Default.

8. Hock (26 March), 1708 (complete)

The presentments of the Jury at the Court Leet and Law day and Court Baron of this Mannor appointed to be holden here the six and twentieth day of March Anno Domini 1708.

Inprimis: wee present the death of Ambrose Beech one of the Customary Tennants of the Mannor.

Item wee present William Waite to serve the office of Reeve for the Yeare ensueing.⁴

Item wee present Edward Broadway for not repairing his hedges at Thornham whereby he has Forfeited the summe of tenn shillings.

Item wee present that Farmer Pitter repair his hedges at Norman downe by the tenth day of May next upon pain of Fifty shillings.

¹ similiter in the margin.

² Sub pena in the margin.

³ Manuscript torn.

⁴ Juratus written in the left-hand margin.

Item wee order to repair his hedges *against* the parke upon pain of x s.

Item wee present that every one make his Fences *against* Mr. Dawlys dawne by May day next upon pain of x s. on euery one making default.

Item wee order that no[n]e Feed the Greens with his Cattle nor plough up the same before the First of August next on pain of x s.

Item wee present and order *that* euery one Ring his *and* their hogges before the[y] putt them in the Feilds on pain of Forfeiting 5 s. each.

Item wee order euery one to make his hedges *and* gates *against* the Corne Feilds by the 1st of May upon the penalty of 3 s. 4 d. euery one making default.

Item wee order euery Person to Fetter their horses with Iron Fetters before they turne *them* into the parke on pain of 5 s. euery one soe offending nor put in more horses¹ thene their number and stent.

Item wee present that none plough their summer Feild till six weeks before Michaelmas upon pain of Fifty shillings.

9. St. Martin's (14 Sept.), 1709

Item wee order euery Person haveing hedges *against* the Cornefeilds to repair *them* by St. Andrewes Tyde on pain of 3 s. 4 d. each making default.

Item that none Surcharge the Common with horses or Cattle on pain of 20 s.

Item wee order euery one to ring their hogs *and* pigs by the 2th instant on pain of 3 s. 4 d. making default.

Item wee order that noe person keepe above 16 ewes on a Yardland on pain of 20 s. soe offending.

10. Hock (28 March), 1712

The presentments of the Juery at the Cort of Hoke.

Item we present John Waite the next reau for this year ensuing.

Item we present that the heges about the parke be made sofishent by the 10 of May upon *the* penalty of £2. 0 s. 0 d.

Item we present that the heges *against* the kopes next lainson down² upon the penalty of £1. 0 s. 0 d.

Item we present that the gates and heges all in generel *against* the korne felde be made up by the furst of may upon the penalty of 2-10-0.

Item we present that no man shall plow in the sumer feild tell a weeke before midsummer upon the penalty of 3-0-0.

¹ "into the Feilds" is interlineated.

² "by *the* 10 of may" is interlineated.

Item we present that no man shall feed no horses nor kowes in the wast ground in the Corne feeldes tell lamas day upon the penelty of 0-10-0.

Item we present that if any man put any horses into the parke with out fetters he shall pay 0-5-0.

Item we present that botame way hege be made very sofishent by the first day of September¹ upon the penelty of 3-10-0.

Item we present that no man shall put no hoges in the feeldes with-out ringing upon the penelty of 1-0-0.

Item we present that the komen feelde be clered of all cattell ex[c]epet sheep²

Item wee present that Edward Broadway hath forfeited the pawne of twenty shillings layd on him at the last Cort for that he did contrary to an order of the same Cort plow up and Sowe an acre of the heather furlong to the prejudice of the other Tenants.³

Afferrers	{ John Pitter John Godwin }	Jurati	Freholders — vj d. Co[p]yholders — iiij d. Inh[ab]itants — iij d.
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The Names of the homagè summoned to Serve at a Cort held the 28th day of March, 1712

John Pitter senior	} Juratus	Edwardus Bellinger	} Jurati
Edwardus Broadway		Willelmus Hacke	
Johannes Godwin		Jacobus Thompson	
Georgius Penton		Henricus Long	
Richardus Morgan			
Johannes Page senior	} Jurati		
Johannes Waite			
Michael Batchelir			
Willelmus Butterly			

11. Hock (27 March), 1713

Imprimis wee present that Edward Allen a Customary Tenant of this Mannor did Surrender in Mortgage certain Copyhold lands he held of this Mannor to the Use *and* behoofe of John Futcher of Rumsey Clothier and his heires upon Condicion to be void upon the *said* Edward Allens paying unto the said John Futcher the summe of £172. 10 s. at the times therein appointed *and* limited for payment of the same, which said summe was not paid to the *said* John Futcher according to the Condicion in the *said* surrender but now remaine due. Wee doe therefore present that the *said* Edward Allen hath Forfeited his

¹ "the first day of September" is interlineated.

² The rest of this item is inked out.

³ In the margin: afferrd at x s.

Estate in the *said* premises and the *said* John Futchter ought to be admitted Tenant.

12. St. Martin's (19 Sept.), 1713

Item we present that Edward Broadway was prejudicale to the *Commen* by putting one Cow more then his usuall stent.¹

13. Hock (25 March), 1715

Item we present that farmer Pitter shall macke or cause to be made a very good and lawfull fence betwene the park and fearmer Buxes ground by the first of may or forfeite five pound if he refuse to doe it.

Item we present that no pearson or pearsons shall feed any of thaier Catell in the Corne feelds except it be in thaier owne ground befoere the first of aguste upon the penelty of five shilings.

Item we present that no man shall put any horses in to the parke without fetters of Iron or forfeite five shillings if they doe.

Item we present that Henery Simes and Edward Bellenger haue no right or priuiledge of any hors comon in the park except thay hier thaire comons of other naibors.

Item we present that no pearson or parsons shall plow any of his or thaier land in the summer feeld before the first of June upon the penelty of ten shillings an acker.

Item we present that the stockes and wiping poste be put in repaier before easter next insuing.

Item we present that on thursday the twelfth of may euery tenant belonging to the comon feelds shall goo a bounding or forfeite halfe a crown if he neglect except a lawfull cause shall hinder.

Item we present that no pearson shall go through the standing corne in time of haruest with horse and carte or wagon without cuting of a way or asking leafe of thaier naibors to go through ether at landes end or eles whare upon the penelty of thirty shillings.

14. St. Martin's (5 Oct.), 1716

Imprimis wee present Ambros Pyle tythingman.

Item wee present that euery Person to clear the fields of all Cattle Except Sheep before St. Lukes day on pain of x s. *and* the horses to be taken by the 13th instant.

Item wee order the Gates and hedges *against* the Corn Feldes by St. Andrewes day on pain of x s. before St. Andrewes day.

Item wee order that none shall plow out on Wheats *and* Fetiles without making a hedland on pain of iij s. iiij d. before the 11th of November.

¹ This is the fourth complaint or entry against him.

15. St. Martin's (9 Sept.), 1720

Item we present Robert Pitter to be tythingman for the year ensuing.

Itam wee present that no boody plowes in the Earsh feeld not tell the 16 day of January upon penelty of 0-5-0 Euery eaker.

We present that farmer John Pitter shall bring sum beare to the nexte corte apon the penelty of twenty shilings.

John Godwin

Robert Pitter

John Pitter Senior

William Butteley

John Sims

John X Paige

William Waite

John \ Lomer

Thamas Broadway

Richard Morgen

16. St. Martin's (16 Nov.), 1723

Item we present that no parson shall cut any busheses at the Cowdowne or northside sheep-downe nor farsen besides the Tenanents but what thay fetch at thaier backes apon the penelty of twenty shillings every defalte.

Item we present that no parson shall plow any of thaier grownd in the wheate earsh grownd or in that feeld before the 16 day of January on the penelty of 10 shillings *the* acker.

Item we present that it is the Custom of our maner to pay no heary-eates apon a surender and Licke wise to haue the Cut of the Norwood Coopes at five shilling an acker.

17. Hock (24 March), 1726¹

Item we present that no parson shall not plow any ground in the sumer feelds except laine or what the fold gooes ouer untell the first of august on the penelty 10 shilings.

Item we present that thare is no highway athirt northsid wheat feeld for cartes and wagens to go if any parson persume to go through the corne shall forfite 5 shilling.

Item we present that the tenenantes shall all go abounding the first thirsday in may on the penelty of 2 s. 6 d.

18. St. Martin's (1 Oct.), 1731²

Item we present that Stephen Newman Seniour and Stephen Newman Junjour to keep the sheep of from the cowdown on the penelty of 1-0-0.

19. Hock (27 March), 1735

Item we Present the Death of the Honourable Esq. Merell since the last Corte A Copepyholder of this maner *and* John his son next heaier.

¹ This would be 1727, new style.

² Here begins ms. 159561. Presentments, 1730-60.

Item we Present that the widow Hack shall macke up hur fences About hur garden by the 26 of may or forfite tenn shilings.

20. Hock (25 March), 1737

Item We Present that thare shall be no duckes Kept to goo into Meer Pond after Mayday *the* first on *the* Penelty of 10 s.

21. St. Martin's (8 Oct.), 1739

Item we present that no body shall plow but one acre and a half to a yard land and the ground that the fold goes over before the first day of January upon the pena[l]ty of five shillings an acre.

Item we present that no body shall lay any Straw or Mockell in the Street upon the penalty of five Shillings every default.

22. Hock (30 March), 1744

Item we present that no body shall not plow any grownd in the fields Called the sumer fields except what is more than one years Lea or that ground wich the fold have ben ouer before the first day of July upon the penjalty of five shillings every acer.

Item we present that no body shall not feede any of the greens or Roads in the corn fields from the first day of may till the first day of august upon the penjalty of five shilings euery default.

23. Hock (29 March), 1745

Item we present that no body Shall not put any Infected horsess as Mainge faishons or glanders upon the Comons of the maner upon the penjalty of five pounds for every default.

24. St. Martin's (15 Oct.), 1750

We present that every body shall make headlands so that they may do no damage to the Corn nor to the grass at Shirt upon the penjalty of five shillings every default.

We present that no body Shall keep any ducks in the parish pond upon the penjalty of five Shillings the default.

25. St. Martin's (28 Sept.), 1754

We present the death of Edward Fae a Copyhold Tenant since the last Court *and* his youngest Daughter Mary to be his next heir which *said* Mary is the now Wife of Richard Goodchild.¹

26. Hock (29 March), 1755

Item We present that all Persons having a Right to Wood in the Lords Coppice shall Carry out the Same before the twenty fourth day of June next under the penalty of five Shillings for every Load.

27. St. Martin's (29 Sept.), 1758

We present that the Rector of Crawley has no Right to a Way from the Parsonage Close into the Common field called South side Field.

¹ Rich. Goodchild makes his mark as one of fourteen. A poor laborer?

28. St. Martin's (19 Sept.), 1793¹

Crawley Manor. The Presentment of the Jury at a Court Leet and Court Baron there held the 19th day of Sept., 1793.

We present George Godwin *Junior* Tithingman for the year ensuing.

We present that no person in plowing his land in the Commonfields shall turn his plough on other persons Corn to damage the same under the penalty of five Shillings.

We present that the Rector of Crawley hath no right to a way from the parsonage Close into the Comon field called Southfield.

We present that there is no lawful road from Gaston Stile to Dellage pond but only the Church road.

We present that the Tenant of Crawley Farm hath no right to a Road across our Cowdowne to any of his Comonfields.

We present that no Sheep shall be let into Northwood Coppice to feed the same under the penalty of five pounds.

Tho. Pern	The Mark of
Geo Cooke	John + Russell
William Godwin	Geo. Godwin <i>Junior</i>
Thomas Loomer	John Kent
Richard Trift	Geo. Godwin
Chars. Cimes	George Steel
	William Pern

[After this the chief business was to present the tithingman and reeve and the death of copyholders.]

29. St. Martin's (29 Sept.), 1813

We present William Willis for a Nuisance in having broken the Head of the Pond at the Bottom of Crawley Street by which the Water is wasted to the Injury of the Inhabitants of Crawley And we order him to stop the same within one Month on the pain of Twenty pounds.

We present the Death of Joseph Bramble a Copyhold Tenant of this Manor And that his widow is intitled to the premises he held of this Manor for her Widowhood.

[Nine signatures and 3 marks.]

30. Hock (7 April), 1831

Crawley Manor.² The Presentments of the Jury and Homage at the Court Leet and Court Baron of the said Manor there holden the 7th day of April 1831.

Imprimis We present that the Bondland and Purpresture and other Land within the said Manor if annexed to Bondland under the same fine altho the Bondland shall be the least do descend and ought to de-

¹ From ms. 159563. Presentments, 1791-1820.

² From ms. 159564. Presentments, 1821-59.

scend as Tenements of the Tenure and in the nature of Burrough English not only to the youngest Son or Youngest Daughter and for default of such Issue of such customary Tenant to the youngest Brother or Youngest Sister but also for default of such Brother and Sister of such customary Tenant to the next Youngest Kinsman or Kinswoman of the whole Blood of the Customary Tenant in possession how far soever remote and that a Youngest Grandchild youngest Nephew and Youngest Niece shall succeed in the place of their Father or Mother altho such Parent shall have died before he or she shall have fined.

We also present the purpresture demesne and other Land not annexed to Bondland within the said Manor do descend and ought to descend to the eldest Son and in default of a Son to the eldest Daughter and for default of such Issue of such customary Tenant not only to the eldest brother or eldest Sister but also for Default of such Brother and Sister of such customary tenant to the next eldest Kinsman or eldest Kinswoman of the whole Blood of the Customary Tenant in possession how far soever remote and that an eldest Nephew or eldest Niece shall succeed in the place of their Father or Mother altho such Parent shall have died before he or she shall have fined.

We also present that the Widow of a Customary Tenant dying seized is to hold his Lands and Tenements for her Chaste Widowhood without fine she coming to the first Court after his Death claiming the same and paying a Penny.

We present Robert Holdaway to remain Tythingman for the year ensuing.

We present George Godwin Senior to remain Reeve and Hayward for the year ensuing.

We present a Mortgage made on the 2nd August 1824 by James Holdaway to the use of Henry Twynam of Bishop's Stoke Gentleman forfeited for nonpayment of the Principal Money and Interest.

G. Godwein Senior

George Read

Tho. Pern

George Godwein Junior

John Cooke

Rich. Kent

William Hill

Chas Paige

George Steele

Jonathan Morrison

William Stillbury

his

William + Serle

mark

31. (24 Aug.), 1859¹

We also present that the husband of a Copyhold or customary tenant ought to fine for her lands and pay half the preceeding fine but that he shall hold such Land only for his Wife's Life.

¹ Such entries as those above are repeated down to the part dealing with the widow, one being added, e. g., in the last entry (24 Aug., 1859), printed here.

§§ 55. Act of Parliament for Enclosure, 1794.

The full text of the Act, in so far as it relates to Crawley, is here reproduced, partly because of its value for Crawley and partly because such private acts of Parliament are not commonly accessible in print. The Act relates to Crawley and Bishop's Sutton, both being held by the Bishop of Winchester as lord, Crawley northwest and Bishop's Sutton northeast of the City of Winchester.

Eight persons are named as petitioners for the enclosure. Almost all were large landholders: probably Richard Meyler and Thomas Pern were together possessed of over half of the manor. The purpose for the enclosure is said to have been the improvement of agriculture, so difficult in a system of scattered strips and common fields.

Besides the bishop, there were four classes concerned — the leaseholders, freeholders, customary tenants, and inhabitants. The first and third classes were the most important. The inhabitants had no land rights. Whether they were possessed of cottage rights or were just renters is not clear.

All the common lands were to be truly surveyed by the commissioners and apportioned to those possessing rights thereto. Hedges, ditches, and fences were to be provided and maintained by the recipients of allotments, except in the case of the rector.

As compensation for the loss of rights, the bishop was to receive one fiftieth of the commons, downs, and waste grounds, and one thirtieth of the common woodlands. His share was to be placed near to the mansion house of the farmer of the demesne. And as compensation for his glebe lands lying in the commons, the rector was to receive enclosed lands near to the rectory. Other tenants were to be given new holdings in proportion to their old ones, the new ones to be near to their residences. What was allotted to them must be accepted.

It is explicitly stated that there is to be no change in tenure. A copyholder was to hold by copy of the court roll and a freeholder as before. This is clear enough, but why an exception was made for leaseholders is not clear. They were to lose their leases, at

least all except one. We may surmise that they were dispossessed because otherwise they and their rights would stand in the way of enclosure. Richard Bailey, the sublessee of Richard Meyler, was allowed, however, to keep his lease. He held Manor Farm, that is, the bulk of the demesne lands. It is therefore clear that Richard Meyler was not an operating, but a gentleman, farmer.

Just how the tenants actually fared in the enclosure is very difficult to discover. They were expected to give up some of their lands¹ to the lord to be added to the Manor Farm or demesne lands. This was to be done as the purchase price of freedom from surviving dues and services, which were said to be worth twelve guineas a year. Probably these included in practice the washing and shearing of the lord's sheep (actually the demesne farmer's sheep) and the carrying of wood for the lord's use. In theory they probably also included other services such as carrying letters and briefs and carting the lord's corn to market, which in fact, however, were no longer effective.

In marked contrast to the preparation for a new technique of agriculture is the retention of the old tenures. The most important tenure at the time was copyhold. The copyholder still had to pay rents, fines, heriots, dues, payments, and services, only the first three probably being of any great significance. If any copyholder wished to change his copyhold into a freehold, he had to pay a lump sum for what was called enfranchisement.

It is specifically stated that the old-time courts and their profits were to be retained by the lord. And to him was reserved the privilege of hunting, hawking, fishing, and fowling in the fields of Crawley. This right could be extinguished only by enfranchisement. Rather ironically, it is stated that to the lord still belonged the right to timber growing in the common woods. In other words, it appears, the common woods were to be the lord's woods.

After enclosure, there was to be nothing really common in Crawley.

An Act For Dividing, Allotting, and Inclosing divers Common Fields, Common Woods, Common Downs, and other Commonable Places within

¹ Probably the amount so lost to the tenants was one thirtieth of common woodlands and one fiftieth of the other common lands, already referred to.

*the Manor and Parish of Crawley in the County of Southampton; and of certain Open Common Fields, Common Meadows, Waste Lands, and other Commonable Places within the Parish of Bishops Sutton in the said County.*¹

Preamble. Whereas there are within the several Parishes of *Crawley* and *Bishops Sutton* in the County of *Southampton*, certain Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places:

And Whereas the Honourable and Right Reverend Father in God *Brownlow* Lord Bishop of *Winchester*, in Right of his Church and See of *Winchester*, is Lord of the Manor of *Crawley*, and is entitled to the Lords Right in the Soil of the said Commons and of the Waste Lands within the same Manor; and is also Proprietor of the Manor Farm there held by *Richard Meyler* Esquire, under a Lease for Lives granted by the said Lord Bishop: [and the said Lord Bishop & others are lords of the manors intended to be inclosed within the parish of Bishops Sutton]:

And Whereas *Richard Meyler*, and *Thomas Pern*, *John Pern*, *Robert Pitter*, *George Godwin* the Younger, *John Glide*, *William Waight*, *Sarah Morgan* Widow, and divers other Persons, are the Owners and Proprietors of or interested in the said Common Fields, Common Woods, Common Downs, and other Commonable Places within the said Parish of *Crawley*; . . . [names of owners, etc. in Bishop's Sutton]:

And Whereas the Lands of the respective Proprietors in the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places, lie intermixed and dispersed in small Parcels within the said respective Parishes, and therefore in their present Situation are incapable of any considerable Improvement; and as it would be very advantageous to the several Persons interested therein and entitled thereto, if the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places, were divided and inclosed, and specific Parts and Shares thereof allotted and set out to the several Proprietors, in Lieu of and in Proportion, as near as may be, to their several and respective Estates, Rights, Interests, and Properties therein; but as such Division and Inclosure cannot be effectually made and established without the Aid and Authority of Parliament;

May it therefore please Your MAJESTY,

That it may be Enacted, and be it Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That *John Tredgold* of

¹ MS., Private Acts, 34 George III, ch. 81.

Chilbolton in the said County of *Southampton* Yeoman, *Richard Eyles* of *Eastmoen* in the said County of *Southampton* Yeoman, and *Thomas King* of *Mottisfont* in the said County of *Southampton* Yeoman, shall be, and they are hereby appointed Commissioners for setting out, dividing, and allotting the Common Fields, Common Woods, Common Downs, and other Commonable Places within the said Manor and Parish of *Crawley* . . . [relates to Bishop's Sutton]: And in case any of the said Commissioners shall refuse to act, or shall die before executing the Award or Awards hereinafter mentioned, the surviving or remaining Commissioners for the separate Parishes aforesaid shall, within Twenty Days after the Refusal or Death of any such Commissioner or Commissioners, or as soon after as conveniently may be, by Writing under his or their Hand and Seal or Hands and Seals, appoint a Commissioner in the Room of every Commissioner refusing to act or dying; and such New Commissioner or Commissioners shall have the same Powers as if he or they had been originally named in this Act; and that all Acts, Matters and Things hereby directed to be done and executed by the said Commissioners for the said respective Parishes, may be done and executed by any Two of them, and the same shall be as valid and effectual as if done and executed by all the said Commissioners hereinbefore named for such respective Parishes.

Notice of Meetings. Provided always, and be it further Enacted, That the Notice shall be affixed on the principal Door of the Parish Churches of *Crawley* and *Bishops Sutton* respectively, of the Time and Place of the First Meeting of the said respective Commissioners for putting this Act in Execution, at least Eight Days before such Meeting; and also the like Notice of all their subsequent Meetings, (Meetings by Adjournment only excepted,) and that none of their Meetings be held at any greater Distance than Twelve Miles from *Crawley* and *Bishops Sutton* aforesaid respectively; and that no Person shall be capable of acting in the Execution of the Powers given by this Act as Commissioner, (except in appointing the First Meeting and administering the following Oath,) until he shall have taken and subscribed an Oath to the following Effect:

Commissioner's Oath. "I A. B. do swear, That I will faithfully and honestly, to the best of my Judgment, do and execute all Things appertaining to the Office and Duty of a Commissioner by virtue of an Act of Parliament for Dividing, Allotting, and Inclosing divers Common Fields, Common Woods, Common Downs, and other Commonable Places, in the Manor and Parish of *Crawley* in the County of *Southampton*; and . . . [relates to Bishop's Sutton]."

Which Oath it shall be lawful for any One of the said Commissioners to administer; and the said Oath so taken and subscribed by each Com-

missioner, shall be inrolled, with the respective Awards or Instruments hereinafter directed to be made and executed by the said respective Commissioners.

Provided always, That if at any Meeting appointed to be holden as aforesaid, it shall happen that no more than One of the said Commissioners shall attend, such Commissioner may adjourn such Meeting to such Time and Place as he shall think most convenient.

Valuation and Survey. And, for the more just and regular Division and Distribution of the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places within the Manor and Parish of *Crawley* aforesaid, and Parish of *Bishops Sutton* aforesaid, hereby directed to be divided, allotted, and inclosed as aforesaid, and for the better ascertaining the same, Be it further Enacted, That as soon as conveniently may be after the passing of this Act, the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places hereby directed to be divided, allotted and inclosed, shall be qualited and valued by the said Commissioners for their respective Parishes, or their Successors, or by such Person or Persons as they shall respectively, by any Writing under their Hands for that Purpose, nominate and appoint; and that a true and perfect Survey, Admeasurement, and Plan shall be made of the said Common Fields, Common Woods, Common Downs, and other Commonable Places intended to be inclosed in the said Manor and Parish of *Crawley*, by *George Barnes* of *Andover* in the said County of *Southampton*, Land Surveyor . . . [relates to Bishop's Sutton], provided the said *George Barnes* and . . . [another] shall, in all Things, conform to the Orders of the said Commissioners respectively, but if they shall not conform to the Orders of the said Commissioners respectively, or die before completing the same, then by such Person or Persons as the said respective Commissioners shall appoint; in which Surveys, Admeasurements, and Plans shall be described and delineated all such Particulars as may be necessary and proper for enabling the said Commissioners respectively, to execute the Trusts reposed in them by this Act; and such Surveyor and Surveyors, his or their Assistants, and also the Person or Persons (if any) who shall assist in valuing and qualifying the said Lands, shall verify on Oath, (if required by the said respective Commissioners,) the Truth, Fidelity, and Impartiality of their Proceedings; which Oath or Oaths the said Commissioners respectively and their successors, or any One of them, are and is hereby empowered to administer, and shall be to the Effect following:

"I A. B. do swear, That I will faithfully, impartially, and honestly, according to the best of my Skill and Judgment, execute and perform

all such Matters and Things as, according to the Nature and Duty of my Office and Employment, ought to be done by me, for carrying into Execution an Act *for dividing, allotting, and inclosing the Common Fields, Common Woods, Common Downs, and other Commonable Places in the Manor and Parish of Crawley in the County of Southampton, and . . .* [relates to Bishop's Sutton]; and that without Favour or Affection, Prejudice or Malice to any Person or Persons "whomsoever."

"So help me God."

And the said Oath so taken and subscribed shall be inrolled with the Award or Instrument hereinafter directed to be made by the said Commissioners.

Power to enter to value and survey. And be it further Enacted, That the said Commissioners for their respective Parishes, and their Successors, and every or any of them, and all Persons appointed or to be appointed to make such Valuations and Surveys respectively as aforesaid, their Assistants and Servants, may, and they are hereby empowered and authorized, from Time to Time, as often as shall be necessary for the Purposes aforesaid, to enter into and upon the Premises directed and intended by this Act to be valued and surveyed respectively as aforesaid, every or any Part or Parts thereof, without any Hindrance or Molestation whatsoever.

Commissioners to determine Differences. And be it further Enacted, That if any Difference or Dispute shall arise between the Proprietors or Persons interested in the said intended Divisions and Allotments, or any of them, touching or concerning their respective Shares, Rights, or Properties of or in the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places, or any of them, or any Part thereof, it shall and may be lawful to and for the said Commissioners respectively, and their Successors, and they are hereby authorized, to examine Witnesses upon Oath, (which Oath they or any One of them are or is hereby empowered to administer,) and thereupon, or upon a View, Evidence, or other Satisfaction, to hear and finally determine the same; and such Determination or Determinations shall be binding and conclusive to the Parties and all other Persons interested therein.

Not to extend to Titles. Provided always, That nothing herein contained shall authorize the said Commissioners, or either of them, in their respective Parishes, to determine any Difference or Dispute which shall arise touching the Title of any Person or Persons in or to any Part of the Lands to be allotted by virtue of this Act, for which the Parties may commence and prosecute such Suits and Remedies as they shall be advised and think proper; but no such Difference or Dispute shall impede or delay the said respective Commissioners, or any of

them, in the Execution of the Powers vested in them by this Act; but the Division and Inclosure by this Act directed to be made shall be proceeded in, notwithstanding any such Difference or Suit: And in case of any such Difference or Suit, the said Commissioners in their respective Parishes shall set out the Land which shall be allotted in lieu of such disputed or litigated Property, so that it may be distinguished from any other Lands, and may be had and taken by the Person or Persons who, upon the Determination of such Difference or Suit, shall become entitled to the same.

Roads. And be it further Enacted, That the said Commissioners shall, in their respective Parishes, and they are hereby severally required, by Stakes, or other proper Marks, to set out or appoint convenient Public and Private Roads and Ways, and also such Ditches, Mounds, Fences, Common Drains, and Common Sewers, Watercourses, Banks, Bridges, Gates, and Stiles, in, through, and over or by the Sides of the said New Inclosures or Allotments to be made by virtue of this Act, in such Directions and Situations as the said respective Commissioners, so setting out and appointing the same, shall think proper; provided all new Public Carriage Roads, which shall be set out and appointed by the said Commissioners respectively as aforesaid, shall be and remain Forty Feet Broad at the least between the Ditches, except Bridle Roads and Footways; and that it shall not be lawful for any Person to erect any Gate across any of the said Roads, or to plant any Trees in or near the Hedges on the Sides of any of the said Roads, at a less Distance from each other than Fifty Yards; and the said respective Commissioners, after they shall have ascertained the said Public and Bridle Roads and Footways, and caused the same to be marked and staked out, shall give, or cause to be given, Six Days Notice at least, to be affixed on the principal Doors of the several Parish Churches of *Crawley* and *Bishops Sutton* aforesaid, and inserted in the *Salisbury and Winchester Journal*, and *Hampshire Chronicle*, (if such Papers are then circulated,) of the Day or Days by them appointed to receive any Objections that may be made to any Public and Bridle Roads and Footways so set out or omitted to be set out and ascertained in pursuance of this Act; and the said Objections, and the Names of the Persons making the same, Together with the Resolutions of the said several Commissioners thereupon, shall be entered in the Minutes of the Proceedings of the said several Commissioners, in Books to be kept for that Purpose, and such Resolutions shall be binding and conclusive to all Parties concerned; and such Public Bridle Roads shall, at all Times for ever thereafter, be repaired and amended by and at the Expence of the Inhabitants and Occupiers of Land in the said Parishes respectively, in like Manner as the Public Roads in the

said Parishes are or ought by Law to be repaired; and that all Private Roads and Footways to be set out by the said Commissioners in pursuance of this Act, shall be of such Breadth, and be made and repaired at the Expence of such of the said Proprietors, and in such Manner as the said respective Commissioners shall in that Behalf order, direct, and appoint; and that it shall not be lawful for any Person, after the said Public and Bridle Roads and Footways shall be so set out, and after the hearing and determining of Objections (if any shall be made) to the Public and Bridle Roads and Footways so to be set out as aforesaid, to use or claim the Use of any other Roads or Ways in, to, through, or over the Fields, Woods, Downs, and Grounds hereby intended to be divided and inclosed, or any Part thereof, either on Foot or with Horses, Cattle, Carts, or Carriages; and that all former Roads and Ways, or so much of them as shall not be set out and appointed as aforesaid, shall be deemed Part of the Lands and Grounds to be divided and inclosed by virtue of this Act, and shall be allotted and divided accordingly as Part thereof; and the Herbage growing and renewing in and upon the Roads and Ways so to be set out or appointed as aforesaid, shall be and for ever remain to and for the Use and Benefit of such of the Proprietors respectively, whose Allotments or Lands shall be next or adjoining to the said Roads and Ways, in such Manner and in such Shares or Proportions as the said Commissioners shall, by their respective Awards, direct or appoint.

Turnpike Roads not to be altered. Provided always, That nothing herein contained shall authorize or empower the said Commissioners, or any of them, to alter, divert, or turn any Turnpike Road or Roads leading through the said Parishes respectively, or any Part of them.

Commissioners to appoint Surveyors for forming, etc., Public Carriage Roads. And be it further Enacted, That the said Commissioners for the said respective Parishes may, and they are hereby authorized and required, within Three Calendar Months next after the passing of this Act, to appoint One or more Surveyor or Surveyors in each of the said Parishes of *Crawley* and *Bishops Sutton*, (with such Salary as to them shall seem proper and requisite to be paid to such Surveyor or Surveyors,) for the first forming and putting into good and sufficient Repair the Public Carriage Roads in, upon, and over any Part of the said Lands and Grounds; and the Expence of such Salary, and of such first forming and repairing, which shall be incurred over and above the Statute Duty, shall be raised and paid in the same Manner as the Costs and Charges of surveying, admeasuring, dividing, and allotting the said Lands and Grounds, and of the Awards, are hereinafter directed to be raised and paid, to the Intent that the Inhabitants of the said Parishes of *Crawley* and *Bishops Sutton* (not being Proprietors or Owners of such

Lands and Grounds) may not be charged or burthened with any Part of the Costs of first forming, making, and repairing such Public Highways, (other than the Statute Duty, a Proportion whereof the said Surveyor or Surveyors, so to be appointed as aforesaid, is and are hereby authorized and required to call out and employ on such Public Highways so to be set out and appointed,) until the same Roads shall, by the said Surveyor and Surveyors respectively, so to be appointed as aforesaid, be certified before the Justices of the Peace for the said County of *Southampton*, at their General Quarter Sessions, to be completely formed and made good; and that such Public Highways shall, from the delivering such Certificate or Certificates to the said Justices, and the severally allowing and confirming the same by them, be repaired and kept in Repair in such Manner as the Public Highways in the several Parishes aforesaid are by Law required and directed to be kept in Repair; which Certificate or Certificates the said Surveyor and Surveyors respectively, so to be appointed as aforesaid, shall, and he or they is or are hereby authorized and required, within Two Years from the signing the respective Awards or Instruments hereinafter mentioned, to deliver to the said Justices, at their Quarter Sessions, or give sufficient Reason to the Satisfaction of the said Justices for a further Allowance of Time, (not exceeding One other Year,) which such Justices are hereby empowered to allow, for delivering the same, under the Penalty of Ten Pounds, to be raised and levied by Distress and Sale of the Goods and Chattels of such Surveyor or Surveyors making Default as aforesaid.

Soil of the Public Roads Vested in the Lord of the Manor. And be it further Enacted, That the Right of the Soil of all the Public Roads so to be set out or appointed as aforesaid, which shall be directed by the said Commissioners to be laned or fenced off, shall be, and the same is hereby vested in the said several Lords of the said respective Manors of *Crawley*, *Bishops Sutton*, *Ropley*, and *Sutton Westcourt*, otherwise *Westercourt*, aforesaid.

Allotment to the Lord as Owner of the Soil. And be it further Enacted, That the said Commissioners appointed for the said Manor and Parish of *Crawley*, shall ascertain the Value of One Fiftieth Part, Quantity, Quality, and Situation considered, of all the said Commons, Downs, and Waste Grounds in *Crawley*, and also of One Thirtieth Part of the said Common Wood Lands in *Crawley* aforesaid, hereby directed to be divided, allotted, and inclosed; and shall and do set out and allot unto the said Lord Bishop, and his Successors, Lords of the said Manor of *Crawley*, (exclusive of all other Allotments to the said Lord Bishop for and in respect of his, or his Lessees, Common Rights or other Property,) such Parcel or Parcels of Land, (Quantity, Quality, and Situa-

tion considered,) as shall in the Judgment of the said Commissioners be equal in Value to One Fiftieth Part of the said Commons, Downs, and Waste Grounds, and also One Thirtieth Part of the said Common Wood Lands hereby intended to be inclosed, after setting out the Public Highways, in lieu of and as a Compensation for the Right and Interest of the said Lord Bishop and his Successors in and to the Soil of the said Commons, Common Woods, Downs, and Waste Grounds in *Crawley* aforesaid, and so as the same be put and placed as near to the Mansion House now occupied by the said *Richard Meyler*, as Lessee under the said Lord Bishop, as conveniently may be; which Allotment when so made, the said Lord Bishop and his Successors shall have Power to lease for Three Lives.

Allotment to the Rector, etc. And be it further Enacted, That the said Commissioners appointed for the said Manor and Parish of *Crawley* (after they shall have set out and allotted to the said Lord Bishop such certain Parts and Parcels as aforesaid, in respect of his Right of Soil) shall, and they are hereby authorized and required to set out and allot unto and for the Reverend *Matthew Woodford* and his Successors, Rectors of *Crawley* aforesaid, so much and such Parts of the said Common Fields and Grounds hereby directed to be divided, allotted, and inclosed as aforesaid, as (Quantity, Quality, and Situation considered) shall, in the Judgment of the said Commissioners, be deemed a full Equivalent and adequate Compensation for all the Glebe Lands lying within or Parcel of the said Common Fields and Commons within the said Parish of *Crawley*; and that such Allotment and Allotments to be made to the said *Matthew Woodford* and his Successors as aforesaid, in lieu of the Glebe and other Rectorial Lands there, shall be laid as near as conveniently may be to the Rectorial House and Buildings of the said *Matthew Woodford* in *Crawley* aforesaid; and that the Expence of inclosing, hedging, ditching, and Ring-fencing the Allotment or Allotments to be made to the Rector of *Crawley* aforesaid, shall be paid and defrayed by and out of the Monies directed to be raised for defraying the Expenses of obtaining and passing this Act, and putting the same in Execution; and after the making of the said Inclosures, and Hedges, Ditches and Fences, to the Allotment or Allotments of the said Rector, all such Hedges, Ditches, and Fences shall for ever thereafter be kept in Repair by the Owner or Owners of the adjoining Allotment or Allotments, in such Shares and Proportions as the said Commissioners by their General Award shall direct: And in case the Hedges, Ditches, and Fences shall not from Time to Time be properly maintained and kept in Repair, it shall and may be lawful to and for the said Rector, and his Successors, to appeal to any One Justice of the Peace of the said County, who is hereby authorized and empowered to hear and deter-

mine the same, whose Determination therein shall be final and conclusive.

General Allotments to be made in *Crawley*. And be it further Enacted, That the said Commissioners for the said Manor and Parish of *Crawley*, and their Successors, shall set out, divide, assign, allot, and award all the Residue and Remainder of the said Common Fields, Common Woods, Common Downs, and other Commonable Places so intended to be divided, allotted, and inclosed as aforesaid in the said Parish, unto and amongst the several Owners, Proprietors, and Lessees thereof, and other Persons who, at the Time of making such Division and Allotment as aforesaid, shall be entitled to and interested in the same, in Proportion to their respective Shares, Rights, and Properties therein at the Time of making their Award hereinafter directed to be made, having due Regard to the Quality, Situation, and Convenience, as well as the Quantity, of the Lands to be allotted as aforesaid; which said Allotments so to be made by virtue of this Act shall be laid as near and contiguous to the respective Estates of the several Persons entitled to the same as conveniently may be, and shall be in full Bar of and Compensation for their several Rights and Interests in and upon the said Common Fields, Common Woods, Common Downs, and other Commonable Places; but the Powers so vested in the said Commissioners, of setting out, allotting, and awarding the said Common Fields, Common Woods, Common Downs, and other Commonable Places in the said Parish of *Crawley*, shall not extend to, or take Effect in, or upon, any Part of the said Manor Farm, so held by the said *Richard Meyler*, except in a certain Field called *Hook*, and a certain Piece of Land called *Hundred Acres*, Parcel of the said Manor Farm, of which Eighty Acres, lying on the South Side thereof, may be allotted and given in lieu of Lands to be allotted to the said Manor Farm; and also except such Quantity of Land, lying on the South Side of certain Fields called *Winyard*, *Hamshill*, and *Crofte's Furlong*, as the said Commissioners shall judge expedient and think proper to be allotted in lieu of and be a full Recompence and Satisfaction for the Lands intended to be allotted out of the Common Fields, Common Woods, Common Downs, and other Commonable Places to the said Manor Farm of *Crawley* aforesaid. . . . [relates to Bishop's Sutton].

Allotments to be fenced. And be it further Enacted, That the said several Allotments, or such and so many, and such Part and Parts of them as the said Commissioners in their respective Parishes shall think fit so to order, shall be Ring-fenced by the Owners thereof, excepting the Warden and Scholars, Clerks of *Winchester* College, [and another] who are exempted from all Expences whatever, either with or without Quicksets, or sufficient Stake Hedges, within such Time, and in such

Manner and Proportions, as the said Commissioners for their respective Parishes shall, by their Award, direct and appoint; and if any Person shall neglect or refuse to make such Fences, according to the Directions of the said Commissioners, then it shall be lawful for any Person interested in the Lands next adjoining to such Unfenced Lands, to exhibit a Complaint in Writing against the Person who ought to have fenced the same, before any Justice of the Peace for the said County of *Southampton*, who shall inquire into the Nature of the Complaint, and examine Witnesses upon Oath, (which Oath such Justice is hereby empowered to administer,) and shall and may, if he shall see Cause, direct the Person exhibiting such Complaint, to make such Fences, and when the same shall be so made, such Justice shall ascertain the Expence thereof, and by Warrant under his Hand and Seal, directed to any Person whomsoever, cause the said Expence to be levied by Distress and Sale of the Goods and Chattels of the Person so neglecting or refusing as aforesaid, rendering the Overplus (if any) to the Owner of such Goods and Chattels, after deducting the Costs and Charges of such Distress and Sale.

Provided always, That it shall be lawful for any of the said Owners, after their Allotments shall have been staked out, and before the signing of the said Award or Awards, with the Consent of the said Commissioners in Writing, to Ring-fence their Allotments, or any Parts thereof, in such Manner as the said Commissioners in their respective Parishes shall think proper.

Allotments to be accepted. And be it further Enacted, That all and every Person and Persons to whom any Allotment or Allotments shall be made by virtue or in pursuance of this Act, shall, and they are hereby required to accept the same, within Three Calendar Months next after the Date and Execution of the Award of the said Commissioners for the Parish in which the same shall be situate, and also, at his, her, or their own respective Costs and Charges, to mark, ascertain, and perpetuate the several and respective Boundaries thereof, within such Time and in such Manner as the said Commissioners respectively shall in and by their said Award order or direct; and in case any Person or Persons entitled to such Allotment or Allotments shall neglect or refuse to accept, inclose, and fence in the same as aforesaid, within the several and respective Times before-mentioned, then the said Commissioners shall cause such Allotment or Allotments to be inclosed, hedged, ditched, or fenced as they shall think proper; and the Expences thereof, in case the Person or Persons entitled to such Allotment or Allotments shall refuse or neglect to pay the same on Demand, shall be levied and raised by the said Commissioners in Manner hereinafter mentioned with respect to the Expences of making the said several Inclosures.

Allotments to be accepted by Guardians etc. Provided also, And be it further Enacted, That the respective Husbands, Guardians, Trustees, or Committees, or Persons acting as Guardians or Trustees or Attornies of or for any Person or Persons being under Coverture, Minors, beyond the Seas, or Lunatics, or otherwise incapable by Law to accept such Allotments so to be made as aforesaid, shall be, and they are hereby enabled and required to accept thereof, for the Use of such Person or Persons so incapacitated as aforesaid.

Non-acceptance not to bar Infants. Provided nevertheless, That the Non-claim or Non-acceptance of any Guardian, Husband, Trustee, Committee, or Attorney, shall not exclude or in anywise prejudice any Person or Persons under any such Disability or Incapacity, who shall accept such Allotments within Six Calendar Months after such Disability or Incapacity shall be removed, nor of any Person or Persons who shall be entitled as Heir or in Remainder or Reversion after the Death of any Person dying under such Disability or Incapacity, who shall claim within Six Calendar Months next after his, her, or their Right, Title, or Interest shall have, or shall be known to him, her, or them to have, descended or accrued.

Commissioners to direct the Course of Husbandry. And be it further Enacted, That in the mean Time and until such Divisions and Allotments shall be made as aforesaid, all the Pasture, Tillage, and other Lands lying in the said Common Fields hereby directed to be divided, inclosed, and allotted as aforesaid, shall be cropped and sown by the respective Owners or Occupiers thereof, with such Sort of Corn, Grain, Turnips, or Grass Seeds, and in such Proportions, and shall be kept, ordered, and continued in such Course of Husbandry, as the said Commissioners for their respective Parishes, and their Successors, shall, by any Writing or Writings under their Hands in that Behalf, order or appoint, any Usage or Custom to the contrary thereof notwithstanding.

Commissioners may extinguish Right of Common. And be it further Enacted, That the said Commissioners for the said respective Parishes, and their Successors, may at any Time or Times, by Notice in Writing to be affixed on the principal Door of the Parish Churches of *Crawley* and *Bishops Sutton* aforesaid, as the Case may require, extinguish all or any Parts of the Rights of Common in, over, and upon the said Lands to be inclosed in such Parishes, or either of them, and that from thenceforth all such Rights of Common shall cease and be for ever extinguished.

Power to make exchanges. And, for the more convenient situation and Disposition of the several Farms, Lands, and Estates within the said Manor and Parish of *Crawley*, and Parish of *Bishops Sutton* afore-

said, Be it further Enacted, That it shall be lawful to and for all or any of the Owners or Proprietors of any Messuages, Lands, Tenements, or Hereditaments, New Allotments, or Old Inclosures, within the said Parish of *Crawley*, and Parish of *Bishops Sutton* aforesaid, being Tenants in Tail, or for Life, or by Copy of Court Roll, or for a Term of Years determinable on Lives, or for any Term of Years at a small Annual Quit Rent, and also for Husbands, Guardians, Trustees, Committees, or Attornies acting for and on Behalf of any such Owners or Proprietors respectively, who are under Coverture, Minors, Lunatics, or beyond Seas, or under any other legal Disability, and also for all Bodies Politic and Corporate, being such Owners or Proprietors, to exchange all or any of their said Messuages, Buildings, Lands, Tenements, or other Hereditaments, New Allotments, or Old Inclosures, within the same Parishes, so that all such Exchanges be made by and with the Consent and Approbation of the said Commissioners for the respective Parishes of *Crawley* and *Bishops Sutton* aforesaid, and their Successors, and be ascertained, specified, and declared in their said Award or Instrument, or in some other Deed or Instrument under their Hands and Seals, to be inrolled in like Manner as the said Award; and all such Exchanges so to be made shall be good, valid, and effectual in Law, to all Intents and Purposes whatsoever, notwithstanding the Interest of the Persons exchanging, in the Lands or Estates to be respectively exchanged as aforesaid, may be of a Nature different from each other, and notwithstanding the Want of sufficient Title in the exchanging Parties, or any Will, Settlement, or Limitation affecting the Premises so to be exchanged: Provided always, That no such Exchange shall be made by or on the Behalf of any Owner or Proprietor holding by Copy of Court Roll, Lease or Leases for One or more Life or Lives, of any of the Messuages, Buildings, Lands, Tenements, and Hereditaments comprised in such Leases or Copies respectively, without the Consent in Writing of the Person or Persons, Bodies Politic or Corporate, under whom the same Premises shall be so held for the Time being; and that the Charges attending such Exchanges shall be paid at the joint Expences of the Parties concerned therein; and that no Exchange shall be made of any of the Messuages, Lands, Tenements, and Hereditaments to the said Manor Farm of *Crawley* other than is before mentioned, or by the Rector of *Crawley*, or by the Vicar of *Bishops Sutton*, or their Successors, by virtue of this Act, without the Consent and Approbation of the Lord Bishop of *Winchester* for the Time being.

Allotments and Exchanges to be to the same Uses as former Estates were held for. And be it further Enacted, That all and singular the Lands and other the Premises which shall be so respectively allotted or exchanged under or by virtue of this Act, shall, immediately after

the making such Allotments and Exchanges, be, remain, and enure, and the several Persons to whom the same shall be allotted or given in exchange as aforesaid, shall from thenceforth stand and be scised thereof and interested therein, to, for, and upon such and the same Estates, Uses, Trusts, and Purposes, and under and subject to the same Wills, Settlements, Limitations, Powers, Remainders, Charges, and Incumbrances, and shall be of such and the same Tenures, and held by such and the same Rents, Heriots, and other Services as the several and respective Messuages, Lands, Tenements, Old Inclosures, New Allotments, and other Hereditaments, in lieu or in respect whereof such Allotments and Exchanges shall be respectively made as aforesaid, now are, or might, would, or ought to have been held for, subject or liable to have been charged with or affected by, in case the same had remained unallotted, uninclosed, and unexchanged, or this Act had not been made.

Liberty to take away Trees. And be it further Enacted, That in case any Lands or Grounds whereon any Trees, Thorns, Hedges, Bushes, or Shrubs shall, at the Time of making such Allotments, be standing, growing, or being, shall be allotted to any Person or Persons other than such as was or were the Proprietor or Proprietors, Owner or Owners thereof at or immediately before such Allotments were made, then it shall and may be lawful for such former Owners or Proprietors respectively, at any seasonable Time or Times to be appointed by the said Commissioners respectively after such Allotments shall be made, to enter upon the Lands and Grounds upon which such Trees, Thorns, Hedges, Bushes, or Shrubs shall be standing, to cut down and carry away the same.

Provided nevertheless, That no Hedges or Trees shall be cut down, unless the Owners thereof shall first have Licence under the Hands of the said Commissioners so to do; and in case the said respective Commissioners shall think it proper that any such Trees, Thorns, Hedges, Bushes, or Shrubs shall be left standing and remaining on any such Allotment or Allotments, that then they shall order and direct the same accordingly; and the Person or Persons to whom such Allotment or Allotments shall be made, on which such Trees, Thorns, Hedges, Bushes, or Shrubs shall be standing or being, shall pay for the same as the said Commissioners acting for their respective Parishes shall direct, and in Default of such Payment, the same to be recovered in like Manner as the Costs and Expences of making the said Awards and Allotments are hereby directed to be recovered; and if upon making such Allotment or Allotments, the said respective Commissioners shall think it convenient to order any Person or Persons to whom such Allotments shall be made, to make a greater or less Proportion of the Fences and

Boundaries of the same than his, her, or their due and proportionable Part of such Fences, then the said Commissioners respectively may regulate and equalize the Proportion of the Expence of making the same, by ordering and directing the Person or Persons who shall make a less Part of such Fences and Boundaries than his, her, or their just Share and Proportion, to pay unto the Person or Persons who shall make a greater Part of such Fences and Boundaries, so much Money as in the Judgment of the said Commissioners respectively shall be a Satisfaction and Compensation to such Person or Persons making more than a just and due Proportion of such Fences against his, her, or their Allotment or Allotments respectively, the same Money to be recovered in like Manner as the Costs and Expences of obtaining this Act and carrying the same into Execution are hereby directed to be recovered.

Allotment to be made for Services to be done by the Copyhold Tenants of Crawley. And whereas there are certain Dues and Services to be paid, done, and performed by the respective Copyhold Tenants of the said Manor and Parish of *Crawley*, to the Manor Farm aforesaid, so held by the said *Richard Meyler*, which may be estimated at the Rate of Twelve Pounds and Twelve Shillings *per Annum*, or thereabouts, on an Average, to be taken' of the said Dues and Services (exclusive of the Quit Rents and other Customary Payments due and payable to the said Lord Bishop, Lord of the said Manor, by the said Copyhold Tenants): And whereas it is proposed, that the said Dues and Services shall be annulled, and in lieu thereof, a certain Allotment of the said Common Fields to be made and appropriated to and for the Uses of the Owner of the said Manor Farm: Be it Enacted therefore, That the Amount of the Value of the said Dues and Services shall be valued and ascertained by the said Commissioners acting for the said Manor and Parish of *Crawley*, and in lieu thereof, a certain Proportion or Allotment of the said Common Fields, Downs, or other Commonable Places within the said Manor and Parish of *Crawley*, shall be made and appropriated to the said Manor Farm, and be held and enjoyed therewith, so that the Estates liable to pay and perform the said Dues and Services shall be entirely free and discharged from the same; and the said Allotments shall, in lieu thereof, be held and enjoyed by the respective Owner or Occupiers of the said Farm, and such Allotment shall be held and enjoyed by the said *Richard Meyler* or his Lessee, as appendant or appurtenant to the same, and be put and placed, as near as Convenience will admit, to the said Mansion House of the said *Richard Meyler*, being Part of the said Manor Farm.

Power to Commissioners to divert Old Roads in Crawley. And be it further Enacted, That in case it shall appear to the said Commissioners of the said Parish of *Crawley*, from the Certificate of the Rector and

Churchwardens of the Said Parish, that there are any Public Highways, Bridle Roads, or Footways in, through, over, or on the Sides of any of the Old Inclosed Lands within the said Parish of *Crawley*, which may be diverted and turned, without Inconvenience to the Public, into any other Public Highways, Bridle Roads, or Footways, or be diverted and turned, so as to make the same more convenient to the Public, and the said Commissioners shall approve of the same; that then and in such Case it shall be lawful for the said Commissioners and their Successors, in and by their said Award, to be made as hereinafter is directed, to order and direct such Public Highways, Bridle Roads, and Footways to be altered and turned in such Manner as the said Commissioners shall (agreeable to the Intent and Meaning of such Certificate) think proper and reasonable.

Award. And be it further Enacted, That the said Commissioners for the Manor and Parish of *Crawley* shall, as soon as conveniently may be after they shall have completed and finished the Allotments and Exchanges of the said Common Fields, Common Woods, Common Downs, and other Commonable Places in the Manor and Parish of *Crawley* aforesaid, hereby directed and intended to be divided, allotted or exchanged as aforesaid," pursuant to the Purport and Directions of this Act, form and draw up, or cause to be formed and drawn up, an Award or Instrument in Writing, for describing and comprising the same; and the said Commissioners for the said Parish of *Bishops Sutton* . . . [relates to Bishop's Sutton]; and which said Awards or Instruments shall severally express the Quantity in Statute Measure of Acres, Roads, and Perches, contained in the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places, and the Quantity of each and every Part and Parcel thereof, assigned, or allotted, or given in Exchange to and for each of the Proprietors, and the Situation, Abuttals, and Boundaries of the same respectively, and shall also contain proper Orders and Directions for fencing and mounding the said several Allotments, and for keeping the said Mounds and Fences in Repair, and also a Description of the Roads, Ways, and Footpaths to be set out and appointed by the said Commissioners respectively, in, over, and through the said Premises, and shall likewise express and contain such other Orders, Regulations, and Determinations as the said Commissioners shall think proper and necessary to be inserted therein, conformable to the Tenor and Purport of this Act; and which said respective Awards or Instruments, with Plans of the same to be annexed thereto, shall be fairly ingrossed or written on Parchment, and signed and sealed by the said respective Commissioners, and shall, within Twelve Calendar Months next after the same shall be so signed and sealed as aforesaid,

be severally inrolled among the Court Rolls of the Lord Bishop of *Winchester* in the several Manors of *Crawley* and *Bishops Sutton* aforesaid, and be deposited in the Office of the Clerk of the Peace of the County of *Southampton*; and the said Clerk of the Peace, or his Deputy, is hereby required to receive and keep the same among the Records of the said County, for which he shall demand or receive no greater Fee than Six Shillings and Eight Pence; and the said Awards, or any Copy thereof, or of any Part thereof, signed by the said Clerk of the Peace, or his Deputy, or by the said Commissioners respectively, purporting the Truth of such Copy, shall be admitted and allowed as Evidence in all Courts whatsoever; and the said Clerk of the Peace, or his Deputy, shall be entitled to receive, for every such Copy made at his Office, the Sum of Two Pence *per* Sheet, reckoning Seventy-two Words to each Sheet; and the said Clerk of the Peace, or his Deputy, shall permit and suffer any Person or Persons whomsoever, at any seasonable Time or Times, to inspect and peruse the said Awards, paying for every such Inspection and Perusal One Shilling and no more; and the said Awards or Instruments, so executed as aforesaid, shall be binding and conclusive upon all Parties interested in the said Inclosures.

Proprietors dying not to Impede the Execution of this Act. And be it further Enacted, That if any of the Proprietors or Persons interested in the said several intended Divisions and Inclosures shall happen to die before the making of the Allotments, or the Execution of the said respective Awards, the Powers and Authorities in this Act contained shall not be determined or suspended; but the Share or Shares in the Premises of the Party or Parties respectively so dying shall be allotted to the Person or Persons who shall, at the Time of making the Allotments, appear to the said respective Commissioners to be in the Possession of or entitled to the same; and such Person or Persons shall be liable to the Charges and Expences and other the Conditions of this Act as aforesaid; and the said Commissioners in their respective Parishes, and their Successors, shall and may proceed to execute the Powers and Authorities given to them by this Act, in such Manner as they might have done in case no such Death had happened.

No former Estate to be affected. Provided always, and be it further Enacted, That nothing in this Act contained shall be deemed, adjudged, or taken to revoke, make void, alter, or annul any Will or Settlement, or to prejudice any Person having or claiming any Jointure, Dower, Portion, Debt, or Incumbrance out of, upon, or affecting any of the Lands intended to be inclosed as aforesaid, or the Lands, Tenements, or Hereditaments which shall be exchanged in pursuance of this Act, or any Part thereof respectively, but the several Lands, Tenements, and Hereditaments so to be inclosed or exchanged shall,

from and immediately after the making such Allotments or Exchanges, be, remain, and endure to the several Persons to whom the same shall be allotted or given in Exchange as aforesaid; and such persons shall from thenceforth stand and be seised thereof to such and the same Uses, and subject to such and the same Wills, Settlements, Limitations, Remainders, Charges, and Incumbrances as the several Lands, Tenements, or Hereditaments in lieu whereof such Allotments or Exchanges shall be made, now are, or would have been subject or liable to be charged with or affected by, in case the same had remained unclosed or unexchanged, or this Act had not been made.

Leases to be void in *Crawley*, except New Barn Farm. And be it further Enacted, That all and every Lease and Leases now subsisting at Rack Rent of all or any Part of the Lands, Tenements, or Hereditaments to be inclosed or exchanged in pursuance of this Act within the said Parish and Manor of *Crawley*, and all other Agreements for any Time or Term therein, shall, immediately upon such Allotments or Exchanges being made, cease, determine, and be utterly void, and the respective Lessees or Tenants thereof shall have and receive of the respective Owners and Proprietors of such Lands, Tenements, or Hereditaments, such Satisfaction as the said respective Commissioners shall ascertain as reasonable to be paid to such Lessee or Lessees, Tenant or Tenants, on Account thereof, as an Equivalent for the same, save and except one Lease or Agreement made to *Richard Bailey* to hold the Manor Farm of *Crawley* aforesaid, as Tenant to the said *Richard Meyler*; but the said *Richard Bailey* shall be at liberty, and is hereby authorized and empowered to hold and enjoy such Lands and Grounds as shall be allotted in lieu of his former Holding, for and during such Time or Term of Years as he then had in such former Holding then to come and unexpired, with the full Benefit and Advantage attending the same, under the same Yearly Rents, Covenants, Conditions, and Agreements, as are expressly mentioned and contained in the said Lease. . . . [Relates to Bishop's Sutton.]

Expences of the Act. And be it further Enacted, That all the Charges and Expences incident to and attending the obtaining and passing this Act, and of the surveying, admeasuring, planning, valuing, dividing, and allotting of the Lands and Grounds hereby intended to be divided and allotted as aforesaid, and all other Expences of carrying this Act into Execution, (except in such Cases as are otherwise hereby provided,) shall be borne and paid by all and every the Owners and Proprietors of Lands and Grounds hereby directed to be divided and inclosed, to whom Allotments shall respectively be made as aforesaid, in such Proportions, and at such Time or Times, and to such Person or Persons, as the said Commissioners acting both for the Parishes of

Crawley and *Bishops Sutton* shall, by Writing under their Hands, order and direct: and in case any Person shall refuse or neglect to pay his or her Proportion of such Charges and Expences, according to such Directions of the said Commissioners, then the said Commissioners shall and may, and they are hereby authorized, by Warrant under their Hands and Seals directed to any Person or Persons, to cause the same to be levied by Distress and Sale of the Goods and Chattels of the Person neglecting or refusing to pay as aforesaid, rendering the Overplus (if any) to the Owners of such Goods and Chattels, after deducting the Costs and Charges of making such Distress and Sale; and in case no sufficient Distress can be had or taken as aforesaid, it shall and may be lawful to and for the said Commissioners, by Writing under their Hands and Seals, to authorize any Person to enter into and upon the Land to be allotted to the Person refusing to pay as aforesaid, and to have and receive the Rents and Profits thereof, until thereby his or her Proportion of the said Costs and Charges, and also the Costs and Charges attending such Entry upon and Receipt of the said Rents and Profits, shall be fully paid: Provided always, That nothing herein contained shall extend to charge the said Lord Bishop or *Matthew Woodford*, or their Successors, with any Part of the said Costs, Charges, or Expences for or in respect of their said respective Allotments, Part of the said Common Fields, Common Woods, Common Downs, and Waste Grounds so to be made to the said Lord Bishop and *Matthew Woodford* respectively by virtue of this Act; but the Share and Proportion of the said Expences in respect to the said Manor Farm so held by Lease of the said Lord Bishop, shall be paid and borne by the said *Richard Meyler*; and in respect of the other Lands and Grounds so to be inclosed by virtue of this Act, the same shall be charged upon, borne and defrayed by the respective Owners and Proprietors of such Lands as herein is mentioned and directed. . . . [Relates to Bishop's Sutton.]

Proprietors advancing to be repaid with Interest. And be it further Enacted, That if any of the Owners or Proprietors of Lands, or any other Person or Persons interested in the said Lands and Grounds hereby intended to be divided and inclosed as aforesaid, shall advance any Sum or Sums of Money for the Purpose of defraying the Expences of obtaining and passing this Act, or of carrying the same into Execution, every such Owner and Proprietor shall be repaid the same, with Interest after the Rate of Five Pounds *per Centum per Annum*, out of the First Monies that shall be raised for defraying the Expences by virtue of this Act: Provided always, That every Owner or Proprietor who shall attend any Meeting to be held in pursuance of this Act, shall bear and pay his or her own Expence at such Meeting.

Power of borrowing Money. And be it further Enacted, That it shall be lawful to and for the several Owners and Proprietors of the

Lands and Grounds to be allotted and divided as aforesaid, in the said respective Parishes of *Crawley* and *Bishops Sutton*, and to and for the Husbands, Guardians, Trustees, Committees, or Executors in Trust of any of the Owners and Proprietors of the said Allotments, being Femes Covert, Minors, Lunatics, or under any other Disability, and Attornies lawfully constituted for and on the Behalf of Persons beyond the Seas, and for any of the said Owners and Proprietors, being Tenants in Tail or for Life or Lives, or for any Term or Terms of Years at small Rents, or upon any other Contingency, and also to and for the Trustees of any Poor Lands, School Lands, or Charity Lands, (other than and except the Rector of *Crawley* and the Vicar of *Bishops Sutton*.) to whom any Allotments shall be made in pursuance of this Act, and to and for every of them respectively for the Time being, to charge the said Allotments with such Sum and Sums of Money as the said Commissioners shall, by their said Award, or any other Writing under their Hands and Seals, adjudge necessary to pay and defray the respective Charges and Expences incident to and attending the obtaining this Act, and carrying the same into execution, and of making Interior or Sub-division Ditches, Mounds, and Fences within the said Allotments, so that such Money do not exceed Twenty Shillings an Acre; the same to be paid to such Person or Persons, and to be applied in such Manner, as the said Commissioners respectively shall direct; and for securing the Repayment of such Money, with Interest, to grant, mortgage, or demise the Lands so to be charged unto the Person or Persons who shall advance such Money, his or her Executors, so as in every such Grant, Mortgage, or Demise, to be made by any Persons, being Tenants in Tail, or for Life or Lives only, or for any Term or Terms of Years at small Rents, or upon other Contingency as aforesaid, there be contained a Proviso or Condition to discharge and pay One Twentieth Part of the Principal Money Yearly, and likewise to pay and keep down the Interest of the Money to be thereby secured during his or her Life or other Estate in the Premises, so that no Person afterwards becoming entitled to the Premises shall be liable to pay any larger Arrear of Interest than for One Year preceding the Time that the Title to such Possession shall accrue and commence; and every Charge, Grant, Mortgage, and Demise to be made as aforesaid, shall be valid and effectual in the Law, notwithstanding any Want of Title, or any Settlement, Will, Trust, Limitation, or Incumbrance affecting such Lands, or any Part thereof, then in being, or capable of taking Effect to the contrary.

Rector of *Crawley* and Vicar of *Sutton* may lease their Allotments. And be it further Enacted, That it shall and may be lawful to and for the said Rector of *Crawley* and the said Vicar of *Bishops Sutton*, and

their Successors, by and with the Consent and Approbation of the Lord Bishop of *Winchester* for the Time being, by any Writing or Writings under his Hand and Seal, to lease or demise all or any Part or Parts of the Allotment and Allotments to be set out to and for the said Rector and Vicar respectively, or their Successors, Rectors and Vicars as aforesaid, to any Person or Persons, for any Term or Terms not exceeding Twenty-one Years, to commence from the Date of the said Award or Awards respectively, at the best and most improved Rent or Rents, and without taking any Fine or Fines for the same, and so as no such Lease or Leases be made without Impeachment of Waste, and so as the Lessee or Lessees to whom such Lease and Leases shall be made, shall be obliged Yearly and every Year to spend, spread, and consume in an husbandlike Manner, upon the Premises so to be demised respectively, all the Manure arising from the Produce thereof respectively, and so as there be contained, in every such Lease and Leases, Clauses of Re-entry on Non-payment of the Rent and Rents to be therein or thereby respectively reserved, and so as the respective Lessee and Lessees do execute Counterparts of every such Lease and Leases, which, under these Restrictions, shall be good, valid, and effectual, to all Intents and Purposes, any Law or Usage to the contrary notwithstanding.

Commissioners to account. And be it further Enacted, That the said Commissioners respectively, and their Successors, shall, and they are hereby required to enter an Account or Accounts of all Monies which shall be raised or assessed upon the Parties interested in the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places, and of all the Charges, Expences, and Disbursements which shall accrue or be made or paid by the said Commissioners respectively by virtue of this Act, in Books; which Account or Accounts, with the Bills and Vouchers concerning the same, shall be produced by the said Commissioners respectively to the Owners and Proprietors of the Lands and Grounds in the respective Parishes aforesaid, hereby intended to be divided and allotted, at a Meeting to be appointed for the Execution of the said Award, if thereunto required by the said Owners and Proprietors, or any One of them; and which Books of Accounts shall be signed by the said Commissioners respectively, and shall be deposited in the Chests of the several Parish Churches of *Crawley* and *Bishops Sutton* aforesaid.

Fees to be paid to Commissioners. And, for preventing Disputes which may arise touching the Compensation that the said Commissioners shall or ought to have for their going to and from their Meetings, and Attendance upon the Division of the Lands and Grounds hereby intended to be divided, allotted, and inclosed, and for executing

the Powers vested in them in and by this Act, and for all such other Journeys and Attendance as they may be obliged to make either before or after their signing and executing the said Award in, about, or concerning the Matters contained in this Act, or any Thing to be done by them in pursuance thereof, or of the Trusts hereby in them reposed, Be it further Enacted by the Authority aforesaid, That the said Commissioners shall respectively be paid the Sum of One Pound Eleven Shillings and Six Pence a piece for each Day they shall respectively travel or attend for the Purposes aforesaid, for their Trouble and Expences in such their Journeys and Attendance.

Method of recovering Penalties. And be it further Enacted, That all Penalties and Forfeitures by this Act imposed, shall be levied and recovered by Distress and Sale of the Offender's Goods and Chattels, by Warrant under the Hand and Seal of any Justice of the Peace acting within the said County, which Warrant such Justice is hereby empowered to grant, upon the Confession of the Party or Parties, or upon the Information of any credible Witness upon Oath; and the Penalties and Forfeitures when recovered, if not hereinbefore directed to be otherwise applied, shall be paid in Manner following (that is to say); One Moiety thereof to the Informer, and the other Moiety thereof to the Overseers of the Poor of the said respective Parishes, for the Use of such poor Persons of the said Parish and Parishes as shall not at that Time receive Parish Alms, to be distributed to the said poor Persons in such Manner as such Justice shall direct or appoint; and in case sufficient Distress shall not be found, or such Penalties and Forfeitures shall not be paid forthwith, it shall and may be lawful to and for such Justice, and he is hereby authorized and required, by Warrant under his Hand and Seal, to cause the Offender or Offenders to be committed to either of the Houses of Correction for the said County of *Southampton*, there to remain without Bail or Mainprize, for any Time not exceeding One Calendar Month nor less than Fourteen Days, unless such Penalties and Forfeitures, and all reasonable Charges attending the same, shall be sooner paid.

Appeal. Provided always, and be it further Enacted, That if any Person or Persons shall think him, her, or themselves aggrieved by any Thing done in pursuance of this Act, then and in every such Case (except in such Cases where the Orders and Determinations of the said Commissioners are directed to be final and conclusive) he, she, or they may appeal to any General Quarter Sessions of the Peace, which shall be held in and for the said County of *Southampton*, within Four Calendar Months next after the Cause of Complaint shall have arisen, such Appellant or Appellants first giving Fourteen Days Notice at the least in Writing, of his, her, or their Intention to bring such Appeal, and of

the Matter thereof, to the said Commissioners, or some of them; and the Justices, in the said General Quarter Sessions, are hereby required to hear the Matter of every such Appeal, and to make full Order therein, and award such Costs as to them in their Discretion shall seem reasonable, and by their Order or Warrant, to levy the Costs so awarded by Distress and Sale of the Goods and Chattels of the Party or Parties, Person or Persons, liable to pay the same, rendering the Overplus (if any) to the Owner or Owners of such Goods and Chattels, after deducting the reasonable Charges of such Distress and Sale; which Determination or Order of the said Justices shall be final and conclusive to all Parties and Persons therein concerned.

No Appeal against the Roads after the First Sessions. Provided also, That no Appeal shall lie against any Act of the said Commissioners, touching their setting out and ascertaining, or omitting to set out or ascertain, any Public Road or Roads, unless the same shall have been objected to by the Person or Persons making such Appeal, at the Day appointed by the said Commissioners respectively to receive Objections thereto, and unless the same be made at the First General Quarter Sessions of the Peace, to be held as aforesaid, next after such Day and Determination of the said Commissioners, and Fourteen Days Notice to be given to One or more of the said Proprietors interested therein, and to the said Commissioners, of such Appeal being intended to be brought.

Tenure of Allotments. And be it further Enacted, That the Lands which shall be allotted by virtue of this Act, in lieu or in respect of any Lands, Messuages, or Tenements lying within the said Parishes of *Crawley* and *Bishops Sutton*, which before such Division were Copyhold, shall, from and ever after the Execution of the said Awards or Instruments, be deemed to be Copyhold, and within the said Manor and Parish of *Crawley* and Parish of *Bishops Sutton* respectively, as the Case may happen to be; and shall be held for the same Estates, Terms of Years and Interests, and subject to and under the same Provisoos, Conditions, and Agreements as the said Messuages, Tenements, and Lands in lieu of which the same were so allotted as aforesaid, were respectively holden, and shall be held at and under the same Yearly and other Rents, Fines, Heriots, Dues, Payments, and Services as the other Copyholds within the said Manors and Parishes respectively are or shall be subject and liable to; and all Copies of Court Roll, by which the said Copyhold Estate or Estates is or are held, shall be deemed and construed to be valid and binding on the respective Parties to all Intents and Purposes, any Thing in this Act contained to the contrary notwithstanding; and that the Lands which shall be allotted by virtue of this Act, in lieu or in respect of any Lands, Messuages, or Tene-

ments lying within the said respective Parishes, which are Freehold, shall, from and after the Execution of the said Awards or Instruments, be deemed Freehold within the said Manor and Parish of *Crawley* and Parish of *Bishops Sutton*, as the Case may happen to be, though the same were before Copyhold; but all such Right of Common as belongs to such Freehold, Copyhold, and Leasehold Premises, or any of them, in, over, and upon the said Lands and Grounds intended to be divided and inclosed, shall be nevertheless utterly extinguished and destroyed, as hereinbefore is declared.

No Fine to be taken on First Admission to Copyhold Allotments, nor Copyhold Rents increased. Provided always, and be it further Enacted, That no Person to whom any Copyhold Lands, Parcel of the Lands or Grounds which shall be allotted and inclosed or exchanged by virtue of this Act, shall, on account of such First Allotment or setting out in Exchange, pay any Fine for the same to the Lord or Lords of the said respective Manors; and that the Copyhold Rents, Fines, and Lords Rents or Customs, Chief Rents or Quit Rents, and other Dues, now or heretofore payable yearly by the Copyholders to such Lord or Lords, shall never hereafter be increased in respect of the new allotted Estates to be made from the said Lands and Grounds by virtue of this Act; yet, nevertheless, the Fines and Heriots to become due to the Lord or Lords upon every future Death, Exchange of Lives, or Alienation, shall be paid to the Lord or Lords in respect of such Copyhold Estates to be allotted to any Person or Persons by virtue of this Act, according to the Customs of the respective Manors.

For pleading this Act in an Action of Trespass. And be it further Enacted, That in case any Action of Trespass or Replevin shall be brought on account of any Distress or Replevin that shall be made by virtue of this Act, it shall be sufficient for the Defendant or Defendants to set forth generally in his, her, or their Plea, Avowry, or Justification, that the Rent for which such Distress was made, became due by virtue of this Act, which shall entitle such Defendant or Defendants to give in Evidence all Matters necessary to make out his, her, or their Title thereto, without specially pleading the same.

Saving of Rights to Lords of Manors. Provided always, and be it further Enacted, That nothing in this Act contained shall prejudice, lessen, or defeat the Benefit, Right, Title, or Interest of the Lord or Lords of the said respective Manors, Seignories, or Royalties wherein the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places hereby directed to be divided, allotted, and inclosed, or any Part thereof, are or is lying and being, (other than such Rights of Soil and Common Rights, Dues, and Services as are intended to be barred and extinguished by

this Act,) but such Lord and Lords respectively for the Time being, shall and may, from Time to Time and at all Times hereafter, hold and enjoy all Rents, Services, Courts, Perquisites, and Profits of Courts, and all other Royalties and Privileges to the said respective Manors belonging or appertaining, as fully and beneficially as if this Act had not been made.

Saving the Right of the Bishop of Winchester, [and of another] . . . to the Liberty of hunting. Provided always, and be it further Enacted, That nothing herein contained shall prejudice or take away any Right claimed by the said Lord Bishop as Lord of the said Manors of *Crawley* and *Bishops Sutton* aforesaid, or his Successors . . . [relates to Bishop's Sutton] in or to the Privilege or Liberty of hunting, hawking, fishing, and fowling, in upon and over the Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places hereby intended to be divided and inclosed, but that they shall respectively have and enjoy such and the like Privilege and Liberty of hunting, hawking, fishing, and fowling at all seasonable Times, in, upon, and over the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places, after the same shall be inclosed, as they would have been entitled to in case this Act had not been made; or of the said Lord Bishop's Right to the Timber growing or hereafter to grow on the Common Woods within the said Manor of *Crawley*; but that the said Lord Bishop and his Successors, Lords of the said Manor, shall hold, use, and exercise such Rights therein, and with the Privileges thereto belonging, as have been heretofore accustomed to be used and enjoyed over the same; and the said Persons to whom the said Allotments shall be made of the said Common Woods in *Crawley* aforesaid respectively, shall, and they are hereby required to do the utmost in their Power to preserve the Timber growing or hereafter to grow within the same, and shall and will permit the said Lord Bishop and his Successors, Lords of the said Manor of *Crawley*, to exercise the Right of marking or setting out certain Standards therein, as is provided by the several Statutes now in being for the Preservation and Growth of Timber, and to have the Privilege of entering in and upon the said Common Woods, and of cutting, carting, and carrying away the said Timber, at all seasonable Times in the Year, the Lord of the said Manor and his Servants doing no wilful Damage therein.

General Savings. Saving always to the King's Most Excellent Majesty, his Heirs and Successors, and to all and every Person or Persons, Bodies Politic and Corporate, his, her, and their Heirs, Executors, and Administrators, all such Estate, Right, Title, and Interest, (other than those meant and intended to be barred and destroyed by this Act,)

which they, every or any of them, had and enjoyed of, in, to, or out of the said Common Fields, Common Woods, Common Downs, Common Meadows, Waste Lands, and other Commonable Places hereby intended to be divided, allotted, and inclosed, before the passing this Act, or could or might have had and enjoyed in case this Act had not been made.

§§ 56. Part of the Enclosure Award of 18 March, 1795, setting forth Allotments and Exchanges of Allotments, attested 15 Aug., 1827.

The enclosure award has not been found, but part of it, "the extract of award," as it is called, is here reproduced — that listing the allotments given to Thomas Pern and the Reverend Matthew Woodford. Thomas Pern was a customary tenant holding fifteen and three quarters yardlands, ostensibly 252 (statutory) acres, and possessing rights in common fields, woods, and downs. These accumulations of small bits he gave up — it seems incredible — apparently in return for almost 752 (statutory) acres in eight different plots. The largest of these plots contained 330 acres apparently embracing the field called Shirt which had so long maintained its identity.

Eleven persons are mentioned as recipients of allotments and six are said to have signed the award. The Perns, Morgans, and Paiges, old customary tenant families, were among those who signed away much of what remained of the old order of village agriculture. Richard Meyler and the Reverend Matthew Woodford, the other two signers, were, of course, newcomers.

Rookley Farm is clearly recognized as a separate entity. A number of holdings are called ancient enclosures. These referred to the enclosures made at different times before 1795 and looked back to as ancient in that year. Just how many fields were ancient enclosures in 1795 cannot now be determined. At least seven seem to be referred to here. It is not unlikely that some of these go back to the Middle Ages, perhaps to the thirteenth century, more particularly the plots belonging to Manor Farm, such as Hookfield and Hundred Acres. The last named is said to contain forty-seven (statutory) acres and one rood, or ninety-four (cus-

tomary) acres and one half. This was sufficiently near to 100 acres to justify the appellation.

The exchanges of allotments apparently occurred at the time of the award or soon thereafter, for the greater convenience of those concerned. The whole document, here printed, seems to have been drawn up primarily to settle the extent and identity of the estate of Thomas Pern on the occasion of its transfer to Alexander Baring, Lord Ashburton.¹ Apparently also the extract of award was first made in 1795. The present document was a copy made in 1827. It was compared at that time with the original award of 1795, doubtless to make sure of the descriptions of plots.

Allotments to Thomas Pern

18th March 1795²

BY AWARD of this date the Commissioners³ appointed for carrying into execution an Act of Parliament made and passed in the thirty fourth year of the Reign of his late Majesty King George the Third intitled "An Act for dividing allotting and inclosing divers Common fields Common Woods Common Downs and other Commonable Places within the Manor and Parish of Crawley in the County of Southampton" did allot Award and Confirm unto THOMAS PERN as Copyhold Tenant in respect of fifteen Yard Lands and three Quarters and all other his — Rights and Interests in over and upon the Common Fields Common Woods Common Downs and other Commonable Places within the Manor and Parish of Crawley aforesaid The Eight following Plots or Parcels of Land (that is to say) ONE PLOT⁴ or Parcel situate in Thornham containing One Hundred and Nine Acres three Roods and eight Perches bounded on the West by Rookley Farm on the North East by the public Carriage Road and Driftway hereinafter described leading from Winchester aforesaid to Stockbridge aforesaid and on the South by the Parish of Sparsholt. ONE OTHER PLOT⁵ or parcel situate in Homefield, Littlefield, Westfield, Peach-hill, Shirt, and containing three hundred and thirty Acres bounded on part of the South by the public Carriage Road hereinbefore described leading from

¹ See MS., Millbank, Ecclesiastical Commission, 153108, fols. 25-31 (29 March, 1828).

² MS. at Crawley Court, copied by J. O. Robertson, Esq., of Crawley. This should be compared with MS., Millbank, Ecclesiastical Commission, 153108, fols. 25-31 (29 March, 1828).

³ John Tredgold, Richard Eyles, and Thomas King.

⁴ 1st Allotment. Nos. 32, 33, and 34 on the Plan constitute this allotment.

⁵ 2nd Allotment. Nos. 31, 30, and 36 constitute this allotment.

Crawley to Kingsomborne aforesaid, On part of the West and the remaining part of the South by Land hereinafter awarded as a Pond or Watering Place for Sheep for the use of the said Thomas Pern and others, On the South West by the said Public Carriage Road and Driftway leading from Winchester aforesaid to Stockbridge aforesaid, On the North West by Rookley Farm, On part of the North and the remaining part of the West by Lands belonging to Little Somborne, On other part of the North on part of the South East on part of the North East and other part of the North other parts of the North East and North by Lands in the Parish of Leckford, On other part of the North by Lands in the Parish of Chilbolton, On other part of the North East by the next Awarded Allotment, On other part of the South East and other part of the North East by an Allotment hereinbefore awarded to the said Lord Bishop in lieu of right of Soil, On the remaining part of the North by the Public Carriage Road and Driftway hereinbefore described leading from Southampton aforesaid to Crawley aforesaid, On other part of the North East by the first Allotment hereinbefore awarded to the said Matthew Woodford as Rector aforesaid, On other part of the South East other part of the North East the remaining part of the South East and other part of the North East by an Allotment herein-after awarded to the said John Birch and Martha his Wife and on the remaining part of the North East by the first Allotment herein-after awarded to the said William Waight. **ONE OTHER**¹ Plot or Parcel situate in Middlefield and Homefield containing One Hundred and Thirty Acres and four Perches, Bounded on part of the South and part of the West by ancient Inclosures of the said Richard Meyler On other part of the West and the remaining part of the South by an Allotment hereinbefore Awarded to the said Lord Bishop and Richard Meyler Lessee as aforesaid in lieu of Customary dues and Services, On the South West by the last Awarded Allotment On other part of the West part of the North and the remaining parts of the West and North by Lands of the Parish of Chilbolton, And on the North East and East by the Public Carriage Road and Driftway thereinbefore described leading from Crawley to Testcombe Bridge aforesaid. **ONE OTHER**² Plot or parcel situate in the Middlefield containing twenty five Acres three Roods and Seven Perches bounded on part of the South West by the public Carriage Road and Driftway leading from Crawley to Testcombe Bridge aforesaid, On the North by Lands in the Parish of Chilbolton, On the North East by the Manor Farm of Crawley aforesaid, On part of the South East by an ancient Inclosure belonging to the

¹ 3rd Allotment. Nos. 9, 12, 29, about two thirds of 10-11, 8, and 7, and some adjoining Nos. constitute this allotment.

² 4th Allotment. The description of this allotment suits No. 51 on this Plan.

said Manor Farm called Hookfield and Exchanged to the said Thomas Pern as hereinafter mentioned, And on the remaining parts of the South West and South East by the Second Allotment hereinbefore awarded to the said Matthew Woodford as Rector aforesaid and exchanged to the said Thomas Pern as hereinafter mentioned. ONE OTHER ¹ Plot or Parcel situate in Homefield North of the Village of Crawley aforesaid containing Eighteen Acres three Roods and thirty six Perches bounded on part of the South by ancient Inclosures of the said Village of Crawley, On part of the West and the remaining part of the South by an Allotment hereinafter Awarded to the said Nicholas Hankin, On the remaining part of the West by the public Carriage Road and Driftway hereinbefore described leading from Crawley to Testcombe Bridge aforesaid, On part of the North East by part of an ancient Inclosure belonging to the Manor Farm of Crawley aforesaid called Hundred Acres and exchanged to the said Thomas Pern as hereinafter mentioned, On other part of the North East by other part of the said ancient Inclosure belonging to the said Manor Farm called Hundred Acres and exchanged to the said Sarah Morgan as hereinafter mentioned, and on the East by the First Allotment hereinafter awarded to the said Sarah Morgan. ONE OTHER ² Plot or Parcel situate in Norwood Coppice containing fifty Acres Two Roods and thirty eight Perches bounded on the South West by the Parish of Sparsholt, On part of the North and on the West by the Second Allotment hereinafter awarded to the said Robert Pitter, On other part of the North by the ancient Inclosures of the said George Godwin and Charles Paige respectively, On part of the East and the remaining part of the North by the Third Allotment hereinafter awarded to the said Charles Paige On the remaining part of the East by ancient Inclosures of the said George Godwin and Charles Paige respectively, On the South East and the remaining part of the East by the Third Allotment hereinafter awarded to the said John Pern and on the South by the Third Allotment hereinafter awarded to the said John Glide. ONE OTHER ³ Plot or Parcel situate on Ball Down containing One Acre two Roods and twenty six Perches bounded on the North East by the Public Carriage Road and Driftway hereinbefore described leading from Crawley to Littleton aforesaid, On the South East by the end of an ancient Road or Lane called Croftes Lane and on the remaining parts thereof by the Second Allotment hereinafter awarded to the said John Pern which said last described Allotment is exchanged to the said John Pern as hereinafter is

¹ 5th Allotment. No. 48 on the Plan constitutes this allotment.

² 6th Allotment. This allotment is sold to Mr. Gover.

³ 7th Allotment. This allotment is an exchange by the award to John Pern (see the end of this extract).

mentioned. AND ONE OTHER ¹ Plot or Parcel situate on the said Cowdown and Gore containing Eighty four Acres three Roods and twenty five Perches exclusive of all Roads and Ways through and over the same bounded on the South East by Lands belonging to the said Manor Farm On the South West by the fifth Allotment hereinafter awarded to the said John Pern and exchanged to the said Richard Meyler as hereinafter mentioned On the North West by Barton Stacey Cowdown and on the North East by the Second Allotment hereinbefore awarded to the said Richard Meyler which said last described Allotment is exchanged to the said Richard Meyler as hereinafter is mentioned. THE FENCES for Inclosing the first described Allotment against the public Roads bounding the same for inclosing the Second described Allotment against the said public Roads bounding the same and against the said Plot or Parcel of Land to be awarded as a Pond or Watering Place for Sheep against the said Allotment to the said Matthew Woodford, Rector as aforesaid and against the said first Allotment of the said William Waight For inclosing the third described Allotment against the said Public Road bounding the same. For inclosing the fourth described Allotment against the said Public Road bounding the same. For inclosing the fifth described Allotment against the said Public Road bounding the same against part of an ancient Inclosure of the said Manor Farm called Hundred Acres exchanged to the said Sarah Morgan as hereinafter mentioned and against the said first Allotment to the said Sarah Morgan and for inclosing the seventh described Allotment against the said Public Road bounding the same to be made and for ever thereafter to be maintained and repaired by and at the expence of the said Thomas Pern and the future owners and occupiers of the said several respective Allotments for the time being.

Allotments to Mr. Woodford The Rector

THE SAID Commissioners also Allotted and Awarded and Confirmed unto the Reverend Matthew Woodford and his Successors Rectors of Crawley aforesaid for and in respect of his Glebe Lands the two following Plots or Parcels of Land that is to say One Plot² or Parcel situate in Homefield containing six acres three Roods and thirteen Perches bounded on part of the North by the Public Carriage Road and Driftway hereinbefore described leading from Southampton aforesaid to Crawley on the East and other part of the North by a Garden of the said Richard Meyler, On the remaining part of the North by a Garden

¹ 8th Allotment. This allotment is an exchange by the award to Richard Meyler as the Lessee of the Manor Farm.

² 1st Allotment retained by Woodford.

and Home Close of the said Matthew Woodford, On the North East by an ancient Inclosure of the said Thomas Pern and exchanged to the said Matthew Woodford as hereinafter mentioned On the South East by an Allotment hereinafter awarded to John Birch, And on the West by the second Allotment hereinafter awarded to the said Thomas Pern. AND ONE OTHER ¹ Plot or Parcel situate in Middlefield containing two Acres two Roods and twenty perches bounded on the West by the public Carriage Road and Driftway hereinbefore described leading from Crawley aforesaid to Testcombe Bridge aforesaid, On the North and East by the fourth Allotment hereinafter awarded to the said Thomas Pern, And on the South by an ancient Inclosure of the said Richard Meyler called Hookfield (exchanged as hereinafter mentioned) which said Allotment is exchanged to the said Thomas Pern as hereinafter is mentioned. THE FENCES for Inclosing this Allotment against the said public Carriage Road and Driftway bounding the same to be made by the said Rector and the future Owners and Occupiers of the said Allotment for the time being.

Exchanges

AND for the more convenient situation and disposition of the several Farms Lands and Estates within the said Manor and Parish of Crawley the several following Exchanges and Tenements have been made by the several Proprietors thereof respectively and whose consent thereto is testified by their being parties to and sealing and executing these Presents and by and with the consent and approbation of the said Commissioners and by virtue of the Powers and Authority granted in the said Act for such purpose (that is to say) the said Matthew Woodford Rector of Crawley aforesaid by and with the consent and approbation of the said Lord Bishop of Winchester testified as aforesaid HATH given and granted and by these Presents DOTH give and grant unto the said Thomas Pern ALL THAT the second Allotment ² hereinbefore Awarded to the said Mathew Woodford as Rector aforesaid containing two Acres two Roods and twenty Perches IN EXCHANGE for part of an ancient Inclosure in the Village of Crawley aforesaid containing [—] ³ bounded on the South East by an Inclosure belonging to the said Thomas Pern, On the South West by the first Allotment hereinbefore Awarded to the said Matthew Woodford as Rector aforesaid and on the remaining parts thereof by an ancient Inclosure belonging to the said Matthew Woodford. AND the said Thomas Pern HATH given and granted and by these Presents DOTH give and grant unto the said Mat-

¹ 2nd Allotment. This allotment was exchanged by the award to Thomas Pern and constitutes some part of the allotments of the estate as it now is.

² Exchanges by Woodford. This 2nd allotment exchanged to Thomas Pern for part of an ancient Inclosure.

³ [Left blank on manuscript.]

thew Woodford and his Successors Rectors aforesaid ALL THAT Part of an ancient Inclosure situate in the Village of Crawley aforesaid containing[—]¹ IN EXCHANGE for all the second ALLOTment hereinbefore awarded to the said Matthew Woodford containing two Acres two Roods and twenty Perches.

AND the said Richard Meyler as Lessee aforesaid by and with the Consent and Approbation of the said Lord Bishop testified as aforesaid HATH given and granted and by these Presents DOTN give and grant unto the said Thomas Pern ALL THAT ancient Inclosure called Hookfield² together with a small part of an ancient Inclosure called Hundred Acres containing Forty seven Acres and one Rood bounded on part of the South West by the public Carriage Road hereinbefore described leading from Crawley to Testcombe Bridge aforesaid, On part of the North West by the second Allotment hereinbefore awarded to the said Matthew Woodford as aforesaid. Exchanged to the said Thomas Pern as hereinbefore is mentioned, On the remaining part of the North West by the fourth Allotment hereinbefore awarded to the said Thomas Pern, On the North East by Lands belonging to the said Manor Farm, On the South East by part of the said Inclosure called Hundred Acres exchanged to Sarah Morgan as hereinbefore mentioned and on the remaining part of the South West by the fifth Allotment hereinbefore awarded to the said Thomas Pern. ALSO part of the said ancient Inclosure called Winyard field,³ AND ALSO part of an ancient Inclosure called Bottomfield containing together forty three Acres three Roods and four Perches bounded on part of the West by the public Carriage Road as hereinbefore described leading from Crawley to Littleton aforesaid. On part of the North and on the remaining part of the West by ancient Inclosures belonging to the said Thomas Pern and John Birch and Martha his Wife respectively On the remaining part of the North by ancient Inclosures belonging to the said Manor Farm, Thomas Pern and others, On the East by other part of the said ancient Inclosure called Bottomfield belonging to the said Manor Farm, And on the South by part of the said ancient Inclosure called Winyard Field exchanged to the said Charles Paige as hereinbefore mentioned. IN EXCHANGE for all that the Eighth Allotment hereinbefore awarded to the said Thomas Pern containing Eighty four acres three Roods and twenty five Perches. AND THE SAID Thomas Pern hath given and granted and by these Presents DOTN give and grant unto the said

¹ [Left blank on manuscript.]

² Exchanges by Richard Meyler as Lessee of the Manor Farm. This first piece of land was together with the two next mentioned pieces exchanged to Thomas Pern for his said 8th Allotment, and it constitutes Nos. 49 and 50 on the Plan.

³ These other two pieces constitute Nos. 76 and probably part of 77 on the Plan.

Richard Meyler as Lessee aforesaid ALL THAT the said eighth Allotment hereinbefore awarded to the said Thomas Pern containing Eighty four acres four Roods and twenty five Perches IN EXCHANGE for All that ancient Inclosure called Hookfield together with a small part of the said ancient Inclosure called Hundred Acres containing forty seven acres and one Rood. Also for part of the said ancient Inclosure called Winyard Field And also for part of the said ancient Inclosure called Bottomfield containing together forty three acres three Roods and four Perches hereinbefore described.

THE SAID John Pern HATH given and granted and by these PRESENTS DOth give and grant unto the said Thomas Pern ALL THAT ancient Inclosure called Penton's Picked Piddle¹ containing One Acre two Roods and twenty six Perches bounded on the North by an ancient Road or Lane leading from Crawley to Sutton Scotney aforesaid, On the East by ancient Inclosures belonging to the said Thomas Pern On the South by an ancient Inclosure belonging to the said John Birch and Martha his Wife, And on the West by ancient Inclosures Belonging to the said Thomas Pern, Charles Paige, and others. IN EXCHANGE for ALL THAT the Seventh Allotment hereinbefore awarded to the said Thomas Pern containing one Acre two Roods and twenty six Perches AND the said Thomas Pern HATH given and granted and by these Presents DOth give and grant unto the said John Pern ALL THAT the said Seventh Allotment hereinbefore Awarded to the said Thomas Pern containing One Acre two Roods and twenty six Perches IN EXCHANGE for ALL that ancient Inclosure called Penton's Picked Piddle containing One Acre two Roods and twenty six Perches hereinbefore described, ALL which Exchanges hereinbefore ascertained set forth and declared are made and are hereby declared to be made by and with the consent and approbation of the said Commissioners Partys hereto:—

Examined the extract of award on this
and the 6 preceeding sheets with the
award itself,² with which is entirely agreed
at the office of Jas. Lampard Esq.
Solicitor and Steward of Crawley Manor at
Winchester the 15th Day of August 1827

(Sgnd) Jno Marshall
10, Liverpool Street,
Broad Street Bldngs
London

¹ Exchange by John Pern. This piece of land was exchanged to Thomas Pern for his said 7th Allotment and constitutes part of No. 78 on the Plan.

² Parties signing award being the Commissioners Lord Bishop, viz. Rector M. Woodford, Richard Meyler, Thomas Pern, John Pern, Sarah Morgan, and Charles Paige.

§§ 57. Owners and Occupiers of Tenements owing Tithes or exempt therefrom in the Parish of Crawley, about 1837.

Manor Farm, or roughly the demesne, was in the hands of Richard Bright, a descendant of the Meylers. His holding may be analysed as follows:

	Acres	Roods	Perches
Owned and occupied.....	167	2	15
Owned and rented out.....	879	3	24
Rented from Lord Ashburton.....	11	1	7
	<hr/>	<hr/>	<hr/>
	1,058	3	6

The part owned and occupied was made up of the mansion house, pastures, and woodlands. The holding owned and rented out was the largest single unit in the parish. It was leased by William Wade who was himself an owner — of over six acres of pasture and arable and possessing a house and garden. Probably he was a customary tenant. In all, he seems to have cultivated $886\frac{1}{2}$ acres. Judging from the location of his holdings, we would conclude that he was living apart from the village, apparently at New Barn Farm with his fields in the district of the Warren. How we would like to know the system of cultivation that he followed!

The second holding belonged to Lord Ashburton (Alexander Baring) who had married a Philadelphia heiress and who had been created baron in 1835. His country residence was not at Crawley but at Northington, Hants, which he had purchased in 1817 and which is still the family seat. It seems that Ashburton had purchased the old Pern holding, awarded to Thomas Pern at the enclosure in 1795. It is noteworthy that nearly 696 acres of his estate of $744\frac{1}{2}$ acres were rented out to Thomas Pern. This holding was largely north and northwest of the village.

Thomas Pern, yeoman, about 36 years of age,¹ occupied the largest amount of land in the Parish of Crawley.

	Acres	Roods	Perches
Rented from Lord Ashburton ²	695	3	24
Rented from the lord bishop.....	13	0	8
Owned and occupied.....	570	2	20
	<hr/>	<hr/>	<hr/>
Total.....	1,279	2	12

¹ See below, §§ 58, p. 651.

² Really somewhat more than this: Robert Waight and Thomas Pern jointly leased a little over three acres from Ashburton in addition to the amounts above.

In addition, Gentleman Pern, as he was sometimes called, owned six tenements (houses and gardens) and one garden. Whether he cultivated all his land as one unit or as two or more, is not stated. Certainly he had at least two sets of farm buildings in the village itself. The cultivation was overwhelmingly arable. But whether this was for the production of the usual grains or also partly for fodder for animals, is not clear. Probably it was a scientific rotation which included grain for man and grain, green crops, and roots for sheep and cattle.

The third big agricultural unit was Rookley Farm, lying to the extreme west of the village, with its separate homestead. It did not include Rookley House, the rival of Crawley Court as a dwelling. The number of acres was nearly 698. Ownership was vested in three persons whose names are apparently strange to Crawley, as indeed is the case with the occupier, Lawrence Turton Allee, called yeoman in the Census of 1841.¹

The fourth holding in size was Robert Waight's scattered fields, south and west of the village, amounting to a little over 164½ acres which he owned and occupied, and three acres which he leased jointly with Thomas Pern. Two of his tenements, made up apparently of houses and gardens, he let to people of the village.

Thomas Page had seventy acres of his own and leased forty from the bishop. They were south on the Littleton boundary, apparently with the homestead at or near where Littleton House stands to-day. Apparently the Pages had lived the longest in Crawley of any of the families so far mentioned.

South by west of the village were the holdings of Robert Fifield, 69½ acres of which he owned and nearly 3½ of which he leased from the bishop.

These six farms, if we may call them such, amounted to over 3,000 acres. The five farmers of the village itself were both owners and renters.

There were apparently ten cottagers who owned their cottages and gardens, only two of them possessing any extra land. One of these two was a widow and of a yeoman family; the other had left

¹ See below, §§ 58, p. 652.

Crawley by 1841 (not being in the census of that year). The number of cottages, not owned by the occupiers was as follows:

1. With extra land.....	1
2. Without extra land.....	14
Occupied by	
Single families.....	5
Two adults.....	7
Three ".....	1
Four ".....	1

It is probable that many of the cottages were tied to the estates of the larger cultivators; that is, were occupied by the laborers of the owner. Pern had six and Waight two such cottages. In all, there were at least thirty-seven probable laborers whom we can count in this tithe list, with more in the background.

How many of the cottages were owned by mortgagees and rented to Crawley laborers is, of course, not indicated. One cottage, owned by Edward Twynam, was probably the same as was forfeited in 1831 to Henry Twynam of Bishopstoke, gentleman, for non-payment of a mortgage.¹ At the time of the present survey this was but one of three tenements held by the same person and probably rack rented to the villagers.

The old village had not entirely disappeared when there were five staunch cultivators who owned some of their lands and leased more, and ten cottagers who owned their own homes and gardens. Doubtless in all cases ownership meant simply customary tenure — subject to a small rental, fine for admission, and the payment of a heriot.

The bishop of Winchester as lord was the recipient of all customary rents and other such dues. But the bishop also possessed lands to the extent of fifty-seven acres which he leased to three farmers in varying amounts, as we have seen.

Besides the occupants of Crawley Court and Rookley House, and besides the tenant farmers and agricultural laborers and other servants, there were two carpenters, one blacksmith, and, of course, the one rector.

¹ See above, §§ 54, p. 595.

The use of the lands surveyed is indicated by the following official summary.

Meadow or pasture	420 acres
Woods	257 "
Arable	2,803 "
Glebe (not in hands of rector)	10 "
Total acreage of Crawley	3,500 "
Acres paying tithes	3,490 "

The present document came into existence in connection with the commutation of tithes provided for by an act of parliament passed in 1836¹ These tithes had long been paid to the rector of the parish. They had been paid in kind by the several tenants. From the standpoint of the rector, this was unsatisfactory because of the variations in the amounts received and the prices which the products fetched, and because of the trouble of housing the goods and selling them. From the standpoint of the tithe-payers, the old system of paying in kind discouraged improvement because the tithe, or tenth of produce, being levied on gross production, took no account of cost of improvement.

In order to make the tithe independent of the mere matter of yield per acre, it was commuted to a money charge. Roughly stated, the parish was reckoned as responsible for the average tithe paid over a period of seven years ending with Christmas, 1835. This sum was then divided into three equal parts, one for wheat, one for barley, and the third for oats. The price of a bushel of each was then divided into the sum for each. This gave a certain number of bushels which was to remain constant. For Crawley the figures fixed on 15 April, 1837, were as follows:

Grain	Price per bushel		No of Bushels
	s	d	
Wheat	7	0½	625 70623
Barley	3	11½	1,111 57895
Oats	2	9	1,610 00000
Total			<u>3,347 28518</u>

Thus it was estimated that Crawley lands (fixed at 3,490 acres) owing the tithe were to pay the value of 3,347 bushels of grain each

¹ 6 and 7 William IV, chap 71.

year. In order, in subsequent years, to determine the amount of rent charge due, it was necessary simply to multiply the numbers of bushels indicated above by the current prices of the three grains and to add the total. On the whole, this system favored the tithe payers and injured the clergy. By 1901 the £100 of 1837 had sunk to £66 15s. 9 $\frac{3}{4}$ d. Into the new arrangement came, not the uncertainties of local weather but of world prices. At the same time, such improvements in agricultural technique as were made by Pern or Wade or the others went wholly to the improver and not to the rector.

To help bring about the new system of rent charges in money, instead of tithes in kind, the whole parish was surveyed about 1837.¹ The survey maps and the descriptions which accompany them are among the most valuable sources for a study of the agricultural and social history, not only of Crawley but of Great Britain.

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¹ This is the date on the manuscript^u, apparently written by a later hand. The articles of agreement for the commutation were executed at Crawley 15 April, 1837. The map is dated 7 Sept., 1839. The actual survey, therefore, took place between these two dates.

Landowner ¹	Occupiers	Plan No.	Lands and Premises	Culti- vation	a.	r.	p.	Statute Measure	Payable to Rector
Lord Ashburton	Himself	44	Plantation	W ²	2	0	37		£ s. d.
		45	"	"	4	3	26		
		46	"	"	7	3	10		
		47	"	"	3	2	38		
		120	" (Formerly part of Dogkennel)	"	1	0	0		
		124	Plantation	"	10	3	12		
		129	Part of the Belt Plantation	"	8	3	16		
					39	1	19		
					1	1	22	0	10
					1	1	22	0	10
Reverend Philip Jacob Thomas Pern		58	The Old Garden	P. etc.	39	2	38	6	15
		38	Shirt	A.	2	0	14	0	1
		39	Little Thornham	P. D.	17	0	16	3	3
		40	Thornham	A.	90	2	18	19	9
		41	Great Thornham	"	62	1	7	13	7
		48	Mainstone	"	57	2	0	11	10
		49	Peach Hill	"	39	1	0	9	12
		50	Butts Field	"	46	2	11	12	16
		52	Little Field	"	20	3	9	5	8
		53	Home Field	"	43	3	16	12	19
		54	West Field	"	0	2	5	—	—
		89	Stables Barns & Yards	P.	1	0	11	0	6
		90	Paddock	—	1	16	—	—	—
		97	Tenements Barns & Yards	P.	2	23	—	0	3
		98	Paddock	"	5	1	0	0	19
		121	Kennel Close	R.	0	0	25	—	—
		122	Private Road	P.	1	2	0	0	4
		123	Plot	A.	5	1	21	1	9
		125	Kennel Close	"	3	3	37	0	19
		126	Bush Field						

¹ Ms., Ministry of Agriculture and Fisheries, Southampton, 7006 Crawley. ² Abbreviations: A., arable; W., wood; P., pasture; P. D., pasture down; R., road; F., furze.

Landowner	Occupiers	Plan No.	Lands and Premises	Culti- vation	Statute Measure	£	s.	d.	Payable to Rector		
		127	Bottom Field	A.	a.	20	3	34	6	1	6
		128	Arable Field	"		7	1	14	1	16	0
		130	Middle Field	"		70	3	22	14	3	7
		132	Upper Hook	"		28	1	27	4	16	6
		133	Hook Field	"		33	2	24	8	1	10
		134	Part of Hundred Acres	"		13	2	16	3	14	8
		135	Home Field	"		18	3	36	6	7	1
		144	Home Pasture	P.		4	0	11	1	4	5
		147	Homestead	—		0	3	26	0	3	0
		154	Paddock	P.		1	1	20	0	8	8
		155	Garden	—		0	0	13	1	15	2
		224	The Pightle	A.		6	0	14	1	18	0
		225	Bottom Field	"		41	0	8	3	2	10
		226	Crooked Pightle	"		9	3	12	3	2	10
						695	3	24	162	18	10
	Richard Bright	106	{ Plantation — formerly part of the Pleasure Ground	W.		4	2	13			
		107	Orchard — formerly part of the Kit- chen Garden	P. etc.		2	1	3	0	12	6
		108	Plantation — formerly part of the Pleasure Ground	W.		2	2	19			
						9	1	35	0	12	6
		43	Hut Green	P.		3	0	33	0	2	4
		157	Tenements and Garden	"		0	0	35			
Lord Ashburton and his lessee Robert Waight William Allen	Robert Waight and Thomas Pern James Venham, James Hewell, John Newman	105	Mansion House Offices and Pleasure Ground			9	2	14	0	3	6
Richard Bright	Himself	109	Plantation and Road	W.		1	0	13	0	0	2

Landowner	Occupiers	Plan No	Lands and Premises	Cultivation	Statute Measure	Payable to Rector
					a r p	£ s d
		110 and 111	Orchard and Garden	P. etc.	2 2 18	0 15 4
		112	Plantation	W	1 3 15	
		113	Part of the Belt Plantation	"	3 2 27	0 1 3
		114	Plantation	"	0 3 37	
		115	Bush Field	P.	3 3 9	0 14 2
		116	Gravel Heap Field	"	6 3 4	1 5 0
		117	Plantation	W.	3 0 39	0 0 7
		118	Kennel Pasture	P	5 2 37	1 3 1
		119	Plantation—formerly part of the Dogkennel	W.	0 1 6	
		174	Plantation	"	4 2 0	0 3 10
		175	"	"	8 1 37	
		180	Keepers House etc.—part of the Warren	P.	11 0 14	1 4 4
		181	Part of the Warren	W.	13 1 10	0 11 7
		182	" " " "	"	22 3 27	1 0 10
		183	Plantation	"	7 3 15	
		184	New Road	W.	2 3 10	
		185	Plantation	"	3 1 30	
		186	"	"	3 3 0	
		193	"	"	0 0 10	
		195	"	"	2 2 29	0 11 3
		204	"	"	6 3 15	
		206	"	"	4 2 1	
		207	"	"	0 1 28	
		211	"	"	4 3 30	
		212	Road	—	0 1 33	
		267	Allotment in North Wood	W.	29 3 27	0 17 8
					167 2 15	8 12 7

Landowner	Occupiers	Plan No.	Lands and Premises	Culti- vation	Statute Measure			Payable to Rector		
					s.	r.	p.	£	s.	d.
Sarah Sundon Mary Burrough Ann Brown Himself		102	Tenements	—	0	0	4	—	—	—
		103	Timber Yard and Sheds	—	0	0	31	—	—	—
		136	Arable Plot	A.	1	2	21	0	11	6
George Hawkins		137	House Carpenters Shop and Garden	—	1	3	12	0	11	6
		138	Paddock	P.	0	1	16	0	4	0
					0	1	18	0	4	0
William Wade		171	House Penfolds	A.	9	1	7	2	10	2
		172	Hundred Acres	"	62	3	38	18	9	6
		173	Brockleys	"	52	1	5	13	12	0
		176	Longlands	"	51	2	28	14	19	10
		177	Fair Lot	"	27	0	0	5	15	3
		178	Cow Down	P.	28	3	23	2	9	2
		179	Great Cow Down	D.	178	3	16	11	10	9
		187	Part of Silvers Hill	A.	47	1	29	7	18	6
		188	" " "	"	11	1	3	1	17	7
		189	" " "	"	45	2	35	7	13	0
		190	" " "	"	18	2	36	3	8	0
		191	" " "	"	33	0	13	6	13	0
		192	" " "	"	28	3	0	5	4	6
		196	The Penfolds & Droveway	P.	31	2	21	2	7	0
		197	Paddock	"	2	2	17	0	7	8
		198	Homestead	—	2	0	32	0	5	6
		199	Hog Close	P.	2	1	1	0	6	6
		200	Bottom Close	A.	13	2	19	4	1	9
		201	Great Mead	"	26	0	31	7	3	2

Landowner	Occupiers	Plan No.	Lands and Premises	Culti- vation	Statute Measure	Payable to Rector
					a. r. p.	£ s. d.
John Bramble, Sen. John Bramble, Jun. Sir Frederick Hutchinson Hervey Bathurst Bart	Themselves James Fitt	202	Part of Winter Hill	A.	37 2 17	9 17 6
		203	" " "	"	40 0 8	10 13 3
		205	Norman Maiden Down	P. D.	14 3 15	0 17 6
		208	Part of Norman Down	A.	34 0 38	7 9 9
		209	" " "	"	40 1 2	7 6 6
John Bramble, Sen. John Bramble, Jun. Sir Frederick Hutchinson Hervey Bathurst Bart	Themselves James Fitt	210	Part of Winter Hill	"	37 2 32	7 10 4
		879			0 0 20	160 16 8
		148	Tenements and Garden	—	0 0 34	— — —
		277	Ball Down Field	A.	8 1 2	2 7 1
		278	Coppice Row in do.	W.	3 1 18	0 3 2
Henry Cordery	George Lovell	11	Rookley Mansion House Offices Yards	—	11 2 20	2 10 3
		2	Gardens and Pleasure Grounds	P.	7 1 22	0 5 0
			Dog Kennel Close		3 0 38	— — —
		10			10 2 20	0 5 0
		100	Tenements and Garden	—	0 0 23	— — —
Charles Cook	John Cook and Robert Holdaway Himself	101	House Smith's Shop and Garden	—	0 0 21	— — —
		227	Pasture Close	P.	2 3 11	0 14 6
		228	Road leading to Pasture Close	"	0 0 13	— — —
					2 3 24	0 14 6
		279	Backet and Launceston Close	A.	22 0 0	5 12 4
William Dancaster	John Morrison	280	Backet and Launceston Close	—	0 0 23	— — —
		281	Coppice Rows in Backet and	W.	0 2 20	— — —
		282	Launceston Close	A.	9 2 29	2 9 6
		283	Yew Tree Close			
Robert Fifield	Himself	279	Backet and Launceston Close	A.	22 0 0	5 12 4
		280	Backet and Launceston Close	—	0 0 23	— — —
		281	Coppice Rows in Backet and	W.	0 2 20	— — —
		282	Launceston Close	A.	9 2 29	2 9 6
		283	Yew Tree Close			

	Occupiers	Plan No.	Lands and Premises	Culti- vation	Statute Measure	Payable to Rector
					a. r. p.	£ s. d.
		284	Coppice	W.	5 1 37	0 5 1
		285	"	"	2 3 11	0 2 8
		286	Barn Close	A.	5 0 30	1 11 1
		287	Long Close	"	23 0 14	6 11 7
		288	Coppice Row in Long Close	W.	0 3 2	— — —
		69			2 23	16 12 3
		266	Grubbed Ground	A.	3 1 23	0 13 3
		99	Paddock and Garden	P. etc.	0 1 21	— — —
		141	House and Garden	—	0 0 18	— — —
		142 } 143 }	House Garden and Paddock	P.	0 1 35	— — —
		150	Cottage and Garden	—	0 0 28	— — —
		271	Orchard	P.	1 0 38	0 5 10
		272	Brick Yard Kilns etc.	—	2 1 31	— — —
		273	Cottages and Gardens	—	0 1 15	— — —
			Carried forward		4 0 4	0 5 10
		274	Coppice	W.	42 2 7	1 5 0
		274	Grubbed Ground	A.	3 3 21	0 17 5
		276	Plantation	W.	0 1 6	— — —
					50 2 38	2 8 3
		139	Cottage and Garden	—	0 0 13	— — —
		145	Cottage and Garden	—	0 0 23	— — —
		62	Part of Paddock	P.	0 0 37	0 1 4
		85	Cottage Garden and School House	—	0 0 22	— — —
Bishop of Winchester & Robert Fifield his Lessee Ann Godwin	Robert Fifield George Godwin Herself Himself					
George Godwin	John Grunsell Himself					
William Gover						
David Heron	Himself					
William Hills	Himself and William Sandom					
Reverend Philip Jacob	Himself John Hills					

Landowner	Occupiers	Plan No.	Lands and Premises	Culti- vation	Statute Measure				Payable to Rector		
					a.	r.	p.	£	s.	d.	
Richard Kent	Himself	161	Cottage and Garden	—	0	0	24	—	—	—	—
Charles Morris, Charles Harrison, and Rowland Henry Lenthall	Lawrence Turton Allee	3	Homestead	—	1	3	37	0	7	0	—
		4	Cowleaze	P.	3	1	16	0	14	8	—
		5	"	"	17	3	29	3	5	1	—
		6	"	"	6	3	29	1	5	1	—
		7	"	A.	24	1	32	5	17	9	—
		8	Home Field	"	45	3	35	11	17	8	—
		9	Coppice Row in Home Field	W.	0	3	32	—	—	—	—
		10	Shepherd's field	A.	44	0	18	11	18	6	—
		11	Long field	"	49	3	34	12	0	8	—
		12	Devils Row	W.	0	3	26	—	—	—	—
		13	Dibdels field	A.	52	2	17	12	13	5	—
		14	Dibdels Coppice	W.	1	2	39	0	1	2	—
		15	Halls Parlor	"	2	3	26	0	2	0	—
		16	Little Field	A.	30	0	36	5	18	9	—
		17	Coppice	W.	0	0	34	—	—	—	—
		18a	North Field	A.	39	3	28	8	8	8	—
		18b	Coppice Row in North Field	W.	1	0	18	0	0	7	—
		19	Road	—	0	1	22	—	—	—	—
		20a	Hawkers Field	A.	25	1	37	6	10	3	—
		20b	Coppice Row in Hawkens Field	W.	0	3	2	—	—	—	—
		21	Heath field and Spleck field	A.	24	3	35	4	3	3	—
		22	Little Heath field	"	7	2	1	1	7	2	—
		23	Bakelands and North Dibdels field	"	72	3	27	12	3	9	—
		24	Spleck Coppice	W.	7	3	6	0	6	6	—
		25	Road	—	0	0	15	—	—	—	—
		26	Spleck Coppice	W.	1	2	20	0	1	2	—
		27	"	"	7	2	12	0	5	3	—
		28	Strip by Turnpike Road	P. D.	0	1	30	0	0	2	—

Landowner	Occupiers	Plan No.	Lands and Premises	Cultivation	Statute Measure	Payable to Rector
					a. r. p.	£ s. d.
		29	Bushy Coppice	W.	12 3 26	0 7 6
		30	Down	P. & F.	6 1 7	0 2 4
		31	Coppice	W.	1 0 16	0 0 11
		32	"	"	0 2 21	0 0 11
		33	Rough Hill	R. P.	13 1 11	0 4 9
		34	Whiteberry Coppice	W.	22 3 9	0 8 3
		35	Dibsdell Coppice	"	24 0 3	0 19 7
		36	Windmill Hill and Cow Down	A. & D.	141 3 18	18 18 9
					697 3 4	120 10 7
Thomas Page	William Willis	75	{ Beer House Outbuildings } { Garden Orchard }	—	0 2 7	— — —
	Himself	213	Home Close	A.	3 2 29	0 16 3
		214	Orchard	P.	1 3 10	0 4 8
		215	Homestead	—	0 1 36	0 1 6
		216	North Croft	A.	7 3 3	1 10 5
		220	Vineyard Field	"	20 2 8	5 1 0
		221	Peaked Frightle	"	3 0 12	0 15 1
		256	Coppice	W.	1 2 12	0 0 6
		260	The Drove	R.	0 3 21	— — —
		261	Pond Close	A.	7 3 15	1 16 7
		262	Long Croft	"	19 2 32	4 7 0
		263	Coppice	W.	3 0 27	0 1 3
					70 2 5	14 14 3
Bishop of Winchester and Thomas Page his lessee Thomas Page		257	West Field and Pigeon Hole	A.	14 0 28	3 4 1
		258	Ten Acres	"	10 2 22	2 13 9
		259	Dell Field	"	6 3 36	1 9 1
		264	Leven Acres	"	7 2 6	1 11 4

Landowner	Occupiers	Plan No.	Lands and Premises	Cultivation	Statute Measure			Payable to Rector		
					a.	r.	p.	£	s.	d.
					1	1	12	0	4	6
		265	Inner Piece	A.	40	2	24	9	2	9
Thomas Pern	Himself	70	Part of Home Field	A.	9	2	23	3	0	6
		73	Thorns	A. & P.	0	0	36	0	0	3
		78	Homestead and Part of Garden	—	0	1	25	—	—	—
		82	Part of Home Paddock	P.	1	0	17	0	6	6
		83a	Farm Buildings and Yard	—	0	2	16	—	—	—
		84	Part of Paddock and Plantation	P. etc.	0	3	27	0	5	5
		170	Part of Way Fightle	A.	2	2	31	0	15	4
		229	Part of Warren Fightle	A.	2	2	2	0	14	3
		231	Long Fightle	"	2	2	5	0	14	4
		232	Burrow Fightle	"	2	0	21	0	12	1
		233	Millers Lane Fightle	P.	1	3	10	0	4	2
		236	Stand Fightle Field	A.	34	3	25	9	19	0
		237	Long Field	"	47	0	16	11	7	0
		241	Part of Plantation &ld	"	38	2	7	8	14	4
		242	Sourlands	"	20	3	7	4	8	0
		246	Great Down	"	43	0	27	9	15	0
		247	Middle Down	"	26	1	30	5	19	6
		248	Part of Park field	"	5	1	22	1	4	3
		253	Part of Crawley Park	P.	36	0	12	2	2	6
		254	Coppice	W.	18	3	36	0	7	0
		295			29	3	35	60	9	5
		71	Part of Home Field	A.	6	0	5	1	17	11
		76	Homestead and part of garden	—	1	0	3	0	3	0
		77	Part of Home Paddock	P.	0	1	0	0	3	0
		86	Part of Paddock	"	0	1	0	0	3	0
		169	Part of Way Fightle	A.	2	2	0	0	14	3

Landowner	Occupiers	Plan No.	Land and Premises	Cultivation	Statute Measure	Payable to Rector
					a. r. p.	£ s. d.
		217	Ham Hill	A.	45 2 23	7 12 7
		218	Upper Vineyard Field	"	54 2 8	10 0 10
		219	Vineyard Field	"	28 0 7	7 11 9
		230	Part of Warren Pightle	"	2 0 0	0 11 6
		238	Small part of Long Field	"	0 0 8	0 0 3
		239	Plantation	W.	0 2 5	—
		240	Part of Plantation Field	A.	15 1 23	3 5 0
		249	Part of Park Field	"	22 0 1	4 13 0
		251	Peaked Down	"	24 2 31	5 4 4
		252	Part of Crawley Park	P.	14 1 17	0 17 0
		270	Coppice	W.	10 2 12	0 5 10
					227 3 23	43 0 3
		153	Paddock	P.	0 3 15	0 5 0
		167	Arable Field	A.	12 2 36	4 3 8
		168	"	"	33 0 30	9 19 2
					46 3 10	14 7 10
				A.	0 0 38	—
					0 0 16	—
					0 0 32	—
					0 1 15	—
					0 0 30	—
					0 0 18	—
	Thomas Brown, William Hatcher, Thomas Serle, Isaac Newman	74	Garden			
	John Summerly, William Heron	81	Tenements and Garden			
	Joseph Elliot, Robert Burrough, Thomas Brown	83b	Tenements and Garden			
	George Harrington	151	Tenements and Garden			
	William Tongs	152	Tenements and Garden			
	John Judd	159	Tenements and Garden			
	Christopher Pitter					
	George Brown	160	Tenements and Garden			
	James Sheppard					

Landowner	Occupiers	Plan No.	Land and Premises	Culti- vation	Statute Measure	Payable to Rector
					a. r. p.	£ s. d.
	Sarah Lawes, Thomas Scrie } Thomas Oake, William } Hatcher	234	Tenements and Garden	—	0 0 35	— — —
Bishop of Winchester & his Lessee Thomas Pern	Thos. Pern	255	Grubbed Ground	A.	13 0 8	2 19 0
The Churchwardens and Overseers	Themselves	156	Garden	—	0 0 10	— — —
George Steele	Himself and William Tongs	158	Tenements and Garden	—	0 0 30	— — —
Richard Turton	Himself	146	Cottage and Garden	—	0 0 26	— — —
Edward Twynam	William Millberry	79 } 80 }	Public House and Garden	—	0 1 8	— — —
	John Morrison	93	House Carpenter's Shop Yard and Garden	—	0 1 20	— — —
	James Hendy	149	House Outbuildings Yard and Garden	—	0 1 26	— — —
William Wade	Himself	162	House and Garden	—	0 0 29	— — —
		163	Paddock	P.	0 0 26	0 9 6
		164	"	"	0 2 12	— — —
		165	"	"	0 2 32	— — —
		166	Arable Field	A.	4 3 37	1 15 4
					6 2 16	2 4 10
					0 0 24	— — —
Robert Waight	Harry Cuel, William Sandon	88	Tenements and Garden	—	0 0 29	— — —
	Stephen Ewens } Sophia Weston }	140	Tenements and Garden	—	1 3 8	0 6 4
	Himself (R. Waight)	65	Part of Home Close	A.	8 0 5	2 8 6
		66	Part of Home Close	"	25 3 25	6 12 2
		67	Middle Field	"		

SUMMARY

Landowner	Occupiers	Statute Measure				Payable to Rector			
		a.	f.	p.	£	s.	d.	—	—
Lord Ashburton	Himself	39	1	19	—	—	—	—	—
	Reverend Philip Jacob	1	1	22	0	10	0	—	—
	Thomas Pern	695	3	24	162	18	10	—	—
	Richard Bright	9	1	35	0	12	6	—	—
Lord Ashburton and his Lessee Robert Waight	Thomas Pern & Robert Waight	3	0	33	0	2	4	—	—
	James Ventham, James Kevell, John Newman	0	0	35	—	—	—	—	—
	Himself	167	2	15	8	12	7	—	—
	Sarah Sandom & others	0	0	4	—	—	—	—	—
William Allen	Himself	1	3	12	0	11	6	—	—
	George Hawkins	0	2	34	—	4	0	—	—
	William Wade	879	0	26	160	16	8	—	—
	Themselves	0	0	34	—	—	—	—	—
Richard Bright	James Fitt	11	2	20	2	10	3	—	—
	George Lovell	10	2	20	0	5	0	—	—
	John Cook and Robert Holdaway	0	0	23	—	—	—	—	—
	Himself	0	0	21	—	—	—	—	—
John Bramble, Senr., John Bramble, Junr.	John Morrison	2	3	24	0	14	6	—	—
	Himself	69	2	23	16	12	3	—	—
	Robert Fifield	3	1	23	0	13	3	—	—
	George Godwin	0	1	21	—	—	—	—	—
Sir Frederick Hutchinson	Herself	0	0	18	—	—	—	—	—
	Hervey Bathurst, Bart								
	Henry Cordery								
	Charles Cook								
The Bishop of Winchester and Robert Fifield his Lessee	William Dancaster								
	Robert Fifield								
	Ann Godwin								
	Herself								

Landowner	Occupiers	Statute Measure			Payable to Rector		
		a.	l.	p.	£	s.	d.
George Godwin	Himself	0	1	35	—	—	—
William Gover	John Grunsell	0	0	28	—	—	—
David Heron	Himself	50	2	38	2	8	3
William Hills	Himself	0	0	13	—	—	—
Reverend Philip Jacob	Himself and William Sandom	0	0	23	—	—	—
	Himself	0	0	37	0	1	4
	John Hills	0	0	22	—	—	—
Richard Kent	Himself	0	0	24	—	—	—
Charles Morris, Charles Harrison, and } Rowland Henry Lenthall	Lawrence Turton Allee	697	3	4	120	10	7
Thomas Page	William Willis	0	2	7	—	—	—
	Himself	70	2	5	14	14	3
The Bishop of Winchester and his Lessee	Thomas Page	40	2	24	9	2	9
Thomas Page	Himself	295	3	35	60	9	5
Thomas Fern		227	3	23	43	0	3
	Thomas Brown, William Hatcher, Thomas Serle and Isaac Newman	46	3	10	14	7	10
	John Summerly and William Heron	0	0	38	—	—	—
	Joseph Elliot, Robert Burrough and Thomas Brown	0	0	16	—	—	—
	George Harrington and William Tongs	0	1	15	—	—	—
	John Judd, Christopher Pitter	0	0	30	—	—	—
	George Brown, James Shepherd	0	0	18	—	—	—
	Thomas Serle, Thomas Oak, William Hatcher, Sarah Lawes	0	0	35	—	—	—
Bishop of Winchester and his Lessee Thomas Fern		13	0	8	2	19	0

Landowner	Occupiers	Statute Measure			Payable to Rector		
		a.	r.	p.	£	s.	d.
The Churchwardens and Overseers	Themselves						
George Steele	Himself and William Tongs	0	0	10	—	—	—
Richard Turton	Himself	0	0	30	—	—	—
Edward Twynam	William Millberry	0	0	26	—	—	—
	John Morrison	0	1	8			
	James Hendy	0	1	20			
William Wade	Himself	0	1	26			
Robert Waight	Harry Cuel and William Sandom	6	2	16	2	4	10
	Stephen Ewens and Sophia Weston	0	0	24	—	—	—
	Himself	0	0	29	—	—	—
Ralph John Thomas Williamson	Himself	164	2	30	34	11	10
Reverend Philip Jacob	Himself	—	3	33	0	6	0
Glebe	Himself	10	0	7	2	10	0
	Roads	27	0	18	—	—	—
	Signe	3556	0	3	662	10	0
	Osborn						

§§ 58. Census of the Civil Parish of Crawley, 1841.

The total population in the year 1841 was found to be 372, the same as in 1831, and only 48 more than in 1801. It is noteworthy that while the ages were in all cases set down, being required, the occupations were in many cases omitted, being optional with the individual.

Table of Occupations

Unspecified (chiefly women and children).....	236
Lodgers (later erased).....	4
Specified.....	132
Agricultural laborers.....	68
Female servants.....	14
Male servants.....	9
Carpenters.....	8
Yeomen.....	5
Independent.....	3
Housekeepers.....	3
Others.....	22

How largely agricultural the parish was, is indicated by the following rough analysis.

Classes of Occupations	
Agriculture.....	76
Housework.....	26
Industry.....	21
Trade.....	3
Public service.....	3
Ind[ependent].....	3
	<hr/> 132

In the 81 inhabited houses, lived 98 families, and, as has been said, 372 persons. All of the people were born in the county, except 15. Two households had one servant each, five had two, one three, and two four. All of the yeomen had servants, one having four, another three, one two, and the others one each.

It is notable that the steward came from Scotland, though he bore an old-time Crawley name. At the present (1928), the estate manager is also a Scotsman. This same estate agent has checked off the houses which he thinks were probably located in the Village of Crawley itself. The number of houses is 58 and the inhabitants 290. This may be a considerable underestimate, the number of houses probably being about 69.

ENUMERATOR'S SCHEDULE FOR THE PARISH OF CRAWLEY,
BUDDLESGATE LIBERTY, CO. HANTS.¹

DATED 12 JUNE, 1841.

ABBREVIATIONS

Line thus | = head of the household

Line thus / = end of the names of each family

Lines thus // = end of the names of the inmates in each house

15 yrs. = persons aged 15 yrs. and under 20

20 yrs. = " " 20 " " " 25

25 yrs. = " " 25 " " " 30

30 yrs. = " " 30 " " " 35

and so on up to the greatest ages.

f. s. = female servant

m. s. = male servant

yeom. = yeoman

ag. lab. = agricultural labourer

[x placed by Mr. J. O. Robertson in 1928 opposite houses probably located in
Crawley Village]

Names of each person who abode therein the preceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
Jn. Sumner	24		Clergyman	y. [i. e. yes]
x Rebecca Sawyer		45	f. s.	y.
/ Hen. Reeves	20		m. s.	y.
Thos. Pern	40		yeom.	y.
Francis "		40		y.
x Ann "		15		y.
Thos. "	15			y.
/ Edw. "	4			y.
June Bourough		15	f. s.	y.
/ Sarah Noyce		15	f. s.	y.
Jac. Courtney	30		yeom.	y.
x Eliz. "		25		y.
Eliz. "		8 mos.		y.
/ Hannah Brown		58	f. s.	y.
Eliz. Bye		20	f. s.	y.
Ann Newman		20	f. s.	y.
/ Wm. Herly	20		m. s.	y.
David Waite	50		steward	(Scotland)
x Eliz. "		25		y.
Joseph "	3			y.
/ Catherine "		1		y.
Fanny Harris		20	f. s.	y.
Jane Laws		13		y.
/ Geo. Holdway	18		m. s.	y.

Names of each person who abode therein the pre- ceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
/ Jn. Newman	76		ag. lab.	y.
Lawr. Allee	63		yeom.	y.
Sarah "		50		y.
Wm. "	25			y.
Sarah "		22		y.
Chas. "	21			y.
/ Eliz. "		19		y.
Geo. Hendley	17		m. s.	y.
Mary Knight		17	f. s.	y.
/ Phebe Kerby		41	f. s.	y.
Geo. Sotheby	4			n.
x Georgina "		6		n.
/ Sarah Lane		55	ind.	y.
Sarah Blake		24	f. s.	y.
Martha Ladd		21	f. s.	y.
Bridger Millroy	20		m. s.	y.
Geo. Wilshire	14			y.
/ Jas. Maton	64		m. s.	y.
Thos. Paige	25		yeom.	y.
x Hannah "		25		y.
Thos. "	3			y.
Francis "		2		y.
/ Eliz. "		5 mos.		y.
Olive Butcher		20	f. s.	y.
Hen. Pottle	15		ag. lab.	y.
/ Jn. Vince	15		ag. lab.	y.
Eliz. Gover		45	ind.	y.
x Saml. "	9			y.
Jane "		8		y.
Maria "		6		y.
Mary "		20		y.
/ Wm. "	20			y.
Robt. Waight	40		yeom.	y.
/ Francis "		35		n.
/ Joseph Henly	25		m. s.	y.
Geo. Godwin	67		tailor	y.
x Geo. "	30		tailor & grocer	y.
Sophia "		28		y.
Lewis "	4			y.
/ Mary "		2		y.
/ Geo. Bennett	30		ag. lab.	y.
Wm. Tongs	30		ag. lab.	y.
x Fanny "		33		y.
Jn. "	11			y.
Eliz. "		8		y.
Chas. "	5			y.
/ Wm. "	2			y.

Names of each person who abode therein the pre- ceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
Jn. Hill	27		grocer	y.
× Eliz. "		34		y.
/ Esther "		4		y.
/// Geo. Steele	23		carpenter	y.
Hen. Kewel	55		ag. lab.	y.
× Hannah "		55		y.
Jas. "	21		ag. lab.	y.
Chas. "	18		ag. lab.	y.
/// Thos. "	14			y.
Geo. Grace	26		bricklayer	y.
× Louisa "		32		y.
Walter "	5			y.
Chas. "	1			y.
[Sic] Thos. Webb	22		journeyman	y.
Wm. Farly	21		labourer	y.
Hannah Pritchett		15	f. s.	y.
Martha Miles		14	f. s.	y.
Eliz. Bone		64	(lodger) ¹	y.
/// Pheabe Milbury		3	(do.) ¹	y.
Martha Hill		47		y.
× Thos. "	15		ag. lab.	y.
Emma "		15		y.
Walter "	12			y.
Ellen "		10		y.
Joseph "	7			y.
/// Emely "		3		y.
Wm. Tibble	30		gardener	y.
× Jane "		40		y.
/// Emely Hering		8	(lodger) ¹	y.
Saml. Hawkins	20		carpenter	y.
× Jane "		25		y.
/ Mary "		1		y.
John. Bennett	20		policeman	y.
Thos. Dukey	20		carpenter	y.
Wm. Willis	24		malster	y.
/// Ann "		25	(lodger) ¹	y.
Geo. Harrington	68			y.
/ Honour "		64		y.
Ann Hanaford		32		y.
Jn. "	28			n.
Albert Archer	9			n.
Ann Hanaford		9		n.
Anna "		2		n.
/// Jn. "	6 mos.			n.
Geo. Hawkins	60		carpenter	y.
× Sarah "		55		y.
Eliz. Andrew		13		y.

. Erased, with the same ink with which the return has been checked.

Names of each person who abode therein the pre- ceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
Jas. Green	25		carpenter	n.
Harriet "		30		y.
✓ Chas. Vince	15		ap.	y.
Jn. Bramble	42		ag. lab.	y.
× Eliz. "		45		y.
Eliz. "		21		y.
✓ Martha "		14		y.
Jn. Gruncell	34		carpenter	y.
× Ann "		33		y.
Mary "		14		y.
Ellen "		11		y.
Geo. "	9			y.
✓ Sarah "		2		y.
Geo. Steele	45		carpenter	y.
× Betsey "		45		y.
Sarah "		25		y.
Ric. "	20		ag. lab.	y.
Wm. "	14			y.
Ed. "	11			y.
Chas. "	7			y.
✓ Mary "		5		y.
Wm. Willis	75		malster	y.
× Ann "		60		y.
Ann "		25		y.
Louisa "		20		y.
✓ Mary "		15		y.
Benj. Hobbs	45		ag. lab.	y.
✓ Jas. Seaward	65		ag. lab.	y.
Wm. Tongs	55		ag. lab.	y.
Sarah "		20		y.
✓ Eliza "		18		y.
✓ Wm. Surby	13			y.
Geo. Brown	35		ag. lab.	y.
× Ann "		33		y.
Hen. "	14			y.
Ed. "	9			y.
Charlotte "		6		y.
✓ Eliz. "		4		y.
× Ruth Turton		68	housekeeper	y.
Thos. Harris	18		m. s.	y.
Damis Tookway	15		m. s.	(Foreign parts)
Sarah Russell		13		y.
✓ Thos. Day	13			y.
× Geo. Kewell	26		ag. lab.	y.
Eliz. "		23		y.
Jane "		3		y.
✓ Fred ^k . "	1			y.

CENSUS OF THE CIVIL PARISH OF CRAWLEY, 1841 655

Names of each person who abode therein the pre- ceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
✓ Jn. Tongs	24		ag. lab.	y.
Thos. Brown	58		ag. lab.	y.
x Wm. "	28		ag. lab.	y.
Eliz. "		24		y.
Ann "		28		y.
Wm. "	3			y.
✓ Loyd "	2			y.
Thos. Tibble	25		ag. lab.	y.
Sarah "		23		y.
✓ Mary "		7 mos.		y.
Jn. Bourough	34		ag. lab.	y.
x Mary "		37		y.
Francis "		13		y.
Geo. "	10			y.
✓ Allis "		5		y.
Ric. Turton	66		ag. lab.	y.
x Kittey "		63		y.
Jas. "	37		ag. lab.	y.
Chas. "	35		ag. lab.	y.
Sarah "		27		y.
Jane "		13		y.
Eliz. "		11		y.
Wm. "	9			y.
Ellen "		7		y.
Hen. "	3			y.
✓ Mary "		2		y.
Thos. Kellow	60		game keeper	y.
Sarah "		55		y.
Louisa "		35		y.
✓ Albert "	4			y.
Step. Ewins	70		ag. lab.	y.
x Pheby "		60		y.
Wm. "	25		ag. lab.	y.
Jn. "	21		ag. lab.	y.
✓ Eliz. "		20		y.
Wm. Henly	55		ag. lab.	y.
x Ann "		50		y.
Ann "		20		y.
Meria "		15		y.
✓ Chas. "	13			y.
Joseph Elliott	60		ag. lab.	y.
✓ Sophia Weston		45	housekeeper	y.
Jas. Harris	15			y.
✓ Mercia "		12		y.
x Chas. Barter	34		ag. lab.	y.
Betty "		30		y.
Wm. "	8			y.

Names of each person who abode therein the pre- ceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
Ellen Barter		6		y.
Henry "	3			y.
✓ Albert "	14			y.
Wm. Hern	65		ag. lab.	y.
× Step. "	27			y.
Frances "		29		y.
Mary "		7		y.
Eliz. "		6		y.
Thos. "	3			y.
✓ Sarah "		1		y.
Robt. Bourough	40		ag. lab.	y.
Sarah "		43		y.
✓ Mary "		8		y.
Isaac Newman	30		ag. lab.	y.
× Sally "		23		y.
Geo. "	6			y.
Eliz. "		3		y.
✓ Wm. "	1			y.
Wm. Kewell	30		ag. lab.	y.
× Amelia "		25		y.
Mary "		4		y.
Edwin "	2			y.
✓ Sarah "		4 mos.		y.
Hen. Weston	30		ag. lab.	y.
× Ann "		27		y.
Jn. "	2			y.
✓ Eliz. "		4 mos.		y.
Chas. Bramble	56		ag. lab.	y.
× Ann "		21		y.
✓ Jn. "	1			y.
Wm. Barter	38		ag. lab.	y.
× Mary "		43		y.
Geo. "	11			y.
✓ Ann "		8		y.
Wm. Ward	27		ag. lab.	y.
Sarah "		23		y.
Eliz. "		3		y.
✓ Ann "		1		y.
Chas. Martin	55		brickburner	y.
× Mary "		45		n.
Percey Gill	25		brickmaker	n.
Jane Martin		15		y.
Wm. "	15		brickmaker	y.
✓ Jas. Sandom	25		carter	y.
Wm. Bramble	30		ag. lab.	y.
× Hanna "		30		y.
Geo. Bramble	6			y.

Names of each person who abode therein the pre- ceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
Edwin Bramble	3			y.
/ Jn. " "	9 mths.			y.
Jn. Cook	59		smith	y.
x Francis "		40		y.
Eliz. "		80		y.
Mary "		14		y.
Frances "		11		y.
/ Chas. "	8			y.
Wm. Kimber	25		ag. lab.	y.
x Charlotte "		30		y.
Hen. "	5			y.
Eliz. "		3		y.
/ Mary "		7 mos.		y.
Joseph Sandom	25		ag. lab.	y.
/ Wm. Miles	25		ag. lab.	y.
x / Sarah Barter		65		y.
Sarah Laws		46		y.
x Thos. "	14			y.
Arthur "	11			y.
/ Hannah "		9		y.
Charlotte Benett		30		y.
Emma "		7		y.
/ Chas. "	2			y.
Chas. Cook	69		smith	y.
/ Thos. "	74			y.
/ Jane Hern		7		y.
Geo. Nicklas	23		ag. lab.	y.
/ Sophia "		22		y.
Wm. Hatcher	39			y.
/ Eliz. "		17		y.
x Ann Godwin		75		y.
Geo. "	54			y. ¹
Sarah "		44		
/ Hanna "		10		
/ Robt. Spring	40			n.
Hen. Browning	41		ag. lab.	
x Hanna "		39		
Hanna "		10		
Hen. "	10			
Sarah "		8		
/ Chas. "	5			
Eliz. Kent		33	shoemaker	
Jn. "	2			
Agnes "		4 mos.		
/ Keria Kennett		13		
Christopher Pitter	59		ag. lab.	
x Harriet "		20		

¹ Born in the same county, unless otherwise stated.

Names of each person who abode therein the pre- ceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
✓ Eliz. Pitter		15		
Jas. Sheppard	55		ag. lab.	
✓ Mary "		40		
× Jn. Bramble	65		ag. lab.	
✓ Mary "		57		
Jn. Tudd	52		ag. lab.	
Eliz. "		51		
✓ Jas. "	24		ag. lab.	
Wm. Tibble	60		ag. lab.	
Mary "		55		
✓ Eliz. "		16		
Chas. Ewins	33		ag. lab.	
× / Sarah "		39		
✓ Ann Witcher		14		
Robt. Pain	60		ag. lab.	
× Ann "		59		
✓ Jn. "	29		ag. lab.	
× Wm. Sandom	70			
✓ Jane "		75		
Robt. Holdway	49		carpenter	
✓ Sally "		49		
David Vince	86			
Temperance Vince		19		
✓ Mary "		8		
Joseph King	30		shoemaker	
Sophia "		30		
✓ Eliz. "		3 mths.		
Hen. Oakes	44		ag. lab.	
✓ Olive "		25		
✓ Ric. Hankin	21		ag. lab.	
× / Jas. Kewell	60		ag. lab.	
✓ Sarah Sheppard		57	housekeeper	
Mary Bourough		70		
× / Wm. "	12			
Wm. Sandom	51		ag. lab.	
× Eliz. "		48		
✓ Jas. "	23			
Jn. Somersby	60		ag. lab.	
Betty "		63		
✓ Geo. "	32		ag. lab.	
Hen. Ewins	29		ag. lab.	
× Sarah "		21		
✓ Sarah "		1		
× / Eliz. Paige		60	ind.	
× Jas. Ventham	61		ag. lab.	
✓ Rachel "		59		
✓ Ann Pain		30		

Names of each person who abode therein the pre- ceding night	Age & Sex		Profession, Trade Employment or of Independent means	Where born. Whether in the same co.
	Males	Females		
Charlotte Kimber		65		
/ Thos. "	10			
// Thos. Wareham	17			n.
× Susan Brown		90		
// Sally Samdom		79		
Saml. Glass	50		ag. lab.	
× Mary "		35		
Harriot "		9		
Geo. "	7			
/ Charles "	4			
Wm. Parker	22		ag. lab.	
Fred ^k . Bramble	18		ag. lab.	
Wm. Godwin	16		ag. lab.	
// Jas. Phillis	19		ag. lab.	
Thos. Serle	45		ag. lab.	
× David "	17		ag. lab.	
Hen. "	15			
Mary "		13		
// Wm. "	11			
}				
Rookley House [uninhabited]				
81 Inhabited houses.	Males			187
1 Uninhabited house.	Females			185
98 Families	Total			372

§§ 59. Census of the Civil Parish of Crawley, 1851.

Clearly the census of 1851 was the most precise and definite taken up to date. The changes from 1841 are notable. Population increased from 372 to 402. Inhabited houses diminished from 81 to 79 (or 80). The number born outside of the county increased from 15 to 38. Of these 38, 16 were Irish and 5 of the Irish were trampers sleeping in stables. There were 2 grocers in 1851, in 1841 only one. And in 1851 there was a curate as well as a rector.

TABLE SHOWING FARMERS AND THEIR HOLDINGS

Thomas Pern	1,280 acres	40 laborers
Jacob H. Courtney (Manor Farm)	900 "	[28] ¹ "
William Allee (Rookley Farm)	679 "	22 "
Henry Reeves (Rookley House)	400 "	12 "
Robert Waight	176 "	8 ² "
Thomas Paige	124 "	5 "
	3,559 "	115 ³ "

It is surprising to note that of the 3,607 acres in the parish, 3,559 were in the possession of these 6 farmers. Apparently only 48 acres remained outside their clutches, unless some of the six holdings in question extended beyond the parish boundaries.⁴ All the farms were pretty much the same in amount in 1851 as in 1837. Robert Fifield with 73 acres in 1837 was supplanted by Henry Reeves with 400 acres in 1851.

The school was a new element in the census. Out of a total of 170 children (up to and including 16 years), 88 (ranging from 2 to 13 years) attended school. Children between 9 and 16 were laboring to the number of 24 — 10 plowboys, 5 farm servants, 2 shepherd boys, 2 laborers, and 1 groom, and 4 female house servants.

Crawley Parish was growing. Outsiders were coming in. Agriculture was dominant, and in the control of 6 farmers. On these farmers the rest of the people depended for a living. Big farms paid their occupiers. The presence of the school and four dress-makers with an apprentice seems to indicate a somewhat higher plane of living. And yet the 6 paupers are not reassuring.

¹ Estimated at one laborer to 32 acres.

² Four men and four boys.

³ Includes children employed.

⁴ Since 51 acres were in roads and under water, there were only 3556 left for fields and other plots.

**CRAWLEY PARISH, BUDDLESGATE
LIBERTY, HANTS**

CRAWLEY PARISH, BUDDLESGATE LIBERTY, HANTS.¹ DATED 7 AP., 1851

ABBREVIATIONS

Line drawn right across the page separates one household from another.

Line commencing in column 2 separates one family from another within the same house.

hd. = head

d. = daughter

s. = servant

mar. = married

sch. = scholar

w. = wife

grdd. = granddaughter

u. = unmarried

wid. = widow

widr. = widower

Name and surname of each person who abode in the house on the night of 30th Mar. 1851	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
			Male	Female		
1 David Waite	hd.	mar.	65	39	land agent	Scotland
Eliz.	w.	mar.			do. wife	Hursley Hants.
Joseph W. Waite	son	u.	13	11	sch.	Crawley "
Catherine E. "	d.	u.			"	"
Agnes H. "	d.	u.		9	"	"
Thos. "	son	u.	7		"	"
Rosabella "	d.	u.		3	"	"
Mary A. Thatcher	s.	u.		22	house s.	Kingsclere "
Chas. Gaiger	lab.	u.	18		lab.	Barton Stacey Hants.
2 Geo. Bourrough	hd.	widr.	39		ag. lab.	Crawley Hants.
Wm. "	son	u.	6		sch.	"
Mary "	Mother	wid.		83	{ pauper on the receipt of parish relief	Hursley "
3 Geo. Hawkins	hd.	mar.	71		{ carpenter, master employing 2 men do. wife	Sutton Scotney
Sarah "	w.	mar.		70		East Stratton
Eliz. Way	grdd.	mar.		22		Crawley

MS., P. R. O., Census 1851, bundle 1673.

4	Chas. Rogers Frances " Alfred H. " Zippy A. " Martha Bunting	hd. w. son d. s.	mar. mar. u.	26 1 4 mths. 16	27 4 mths. 16	police constable do. wife house s. carpenter sch. " "	Hordle Hants. Newton Ringwood Hants. Crawley " Lower Wallop Crawley Hants. Rhyde Isle of Wight Barton Stacey Hants. Crawley " " "
5	Saml. Hawkins June " Mary " Emily " Ellen " Alfred " Harriet "	hd. w. d. d. d. son d.	mar. mar.	31 3	36 11 8 6 1	common carrier carrier's wife labourer ploughboy pauper on parish relief ag. lab. sch.	Kingsbourne Hants. Crawley " Week Hants. Crawley " " Sparsholt Hants. Crawley " Crawley Hants. Up Sunbourn Hants. Nosall, Stafford Winchester Hants.
6	Chas. Cooper Eliz. " Eliz.	Hd. w. d.	mar. mar.	37	25 4	lab.	Crawley Hants.
7	Wm. Tongs Eliz. H. " Chas. " Wm.	Hd. d. son son	u.	40 15 11	18	lab.	Crawley Hants.
8	Phebe Ewins Wm. " Wm.	Hd. son grdson.	wid. u.	27 8	70	lab.	Crawley Hants.
9	Geo. Godwin Sarah " Robt. Spring Chas. M. Vince	Househdr. w. lodger lodger	mar. mar. u. u.	64 51 24	54	lab. lab. carpenter	Crawley Hants. Up Sunbourn Hants. Nosall, Stafford Winchester Hants.

Name and surname of each person who abode in the house on the night of 30th Mar. 1834	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
			Male	Female		
10 Geo. Godwin	Hd.	mar.	40		grocer	Crawley Hants.
Sophia "	wife	mar.		38	grocer's wife	Kingsbourne Hants.
Lewis R. "	son		14		sch.	Crawley "
Mary S. "	d.			12	"	" "
Emily R. "	d.			10	"	" "
Geo. R. "	son		3			" "
Geo. "	father	widr.	76		sub post master	Winchester "
11 Hen. Serle	Hd.	Mar.	25		ag. lab.	Crawley Hants.
Jane "	w.	Mar.		23	ag. lab's. wife	" "
Emma "	d.			3		" "
Arthur "	son.		1 mth.			" "
12 Martha Hill	Hd.	widr.		57	{ in receipt of relief	Dinton Wilts.
Walt. "	son	u.	21		ag. lab.	" "
Joseph Bramble	lodger	u.	36		ag. lab.	Crawley "
13 Jas. Sandom	Hd.	mar.	33		ag. lab.	Crawley Hants.
Eliz. "	w.	mar.		31	ag. lab's. wife	Wonston
Geo. "	son		7		ag. lab's. son at home	Crawley Hants.
Wm. "	son		4		" " " "	" "
Hen. "	son		1		" " " "	" "
Wm. "	father	widr.	62		ag. lab.	" "
14 Chas. Turton	Hd.	mar.	46		lab.	Crawley Hants.
Sarah "	w.	mar.		41	do's. wife	Bristol, Glos.
Mary A. "	d.			13	" d.	Crawley Hants.

Robt. Turton " " Jas. "	son d. brother	u.	10 47	under 11 mths.	lab.	Crawley Hants. " " " "
15 Hen. Cory Eade	{ part occupier	u.	24		curate of Crawley	Redruth Cornwall
16 Hen. Pottle Martha " Hen. " Emily Hill	{ part occupier w. son s.	mar. mar.	26 under 6 mths.	24 13	domestic s. servant-wife house servant	Farley Hants. Crawley " " " " "
17 Jn. Bramble Eliz. "	Hd. w.	mar. mar.	53	55	ag. lab. lab's. wife	Crawley Hants. Sparsholt
18 Fredk. Bramble	Hd.	u.	29		ag. lab.	Crawley
3 houses uninhabited						
19 Jn. Gruncell Ann " Ellen " Sarah " Emma " Jn. " Alfred " William Tibble	Hd. w. d. d. d. son grdson. lodger	mar. mar. u. u. u. u. widr.	44 6 7 mths. 70	43 21 12 9	carpenter scholar " ag. lab.	Kingsbourne Hants. Crawley " " " "
20 Robt. Payne Ann " John "	Hd. w. son	mar. mar. u.	68 39	69	lab. do's. wife son at home	Crawley Hants. Fareham Crawley

Name and surname of each person who abode in the house on the night of 30th Mar. 1851	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
			Male	Female		
21 Ellen Barter	occupier	u.	17		labourer	Crawley Hants.
22 Geo. Cuell	Hd.	mar.	37	33	lab.	Crawley
Betsy "	w.	mar.		12		"
Emily "	d.				sch.	"
Fredk. "	son		10	8	"	"
Sabina "	d.			6	"	"
Agnes "	d.				"	"
Jas. "	son		4		"	"
Mary "	d.			3	"	"
Eliz. "	d.			under 7 mths.	labourer's d.	"
23 Jn. Newman	Hd.	widr.	about 86		{ pauper on receipt of parish relief formerly lab.	Ashley Hants.
Wm. Mansbridge	{ Husband son's wife	mar.	42		lab.	Kingsombourne
Sally "	son's wife	mar.		32		"
Geo. Newman	grdson.	u.	15		ploughboy	Crawley
Eliz. "	grdd.	u.	9	13	ploughboy	"
Hen. "	grdson.		8		sch.	Kingsombourne
Wm. Mansbridge	{ Husband's son son's wife		7	3	ploughboy	Crawley
Chas. Newman	grdson.			1	sch.	"
Phebe "	grdd.					
Betsey "	grdd.					
24 Wm. Bramble	Hd.	mar.	43	43	lab.	Crawley
Anna "	w.	mar.				Overton

Jn. Bramble	son			10		lab. sch.		Crawley
Chas. "	son			8		"	5	"
Eliz. "	d.					"	2	"
Harriet "	d.							
25 Chas. Weston	hd.	mar.		38		lab.	32	Crawley
Harriet "	w.	mar.				ploughboy		" Barton Stacey
Jn. "	son			9		sch.	7	"
Mary Ann "	d.					"	5	Crawley
Martha "	d.					"		"
Tom "	son			3				
26 Ric. Steele	hd.			31		lab.	31	Crawley
Ann "	w.						5	Stockbridge
Betsy "	d.					sch.	3	Crawley
Mary "	d.					"		"
Edward "	son			under 4 mths.				
27 Wm. Willis	Hd.	mar.		33		lab. dressmaker	35	Crawley ¹ Hants.
Ann "	w.	mar.				sch.		"
Hen. "	son			7		"		"
Alfred "	son			5		"	3	"
Esther "	d.					"	2	"
Alice "	d.					"		"
Hubert "	son			8 mths.				
28 Wm. Freemantle	hd.	mar.		43		blacksmith	36	Alresford Hants.
Sarah "	w.	mar.				blacksmith's wife	11	" Barton Stacey
Emily "	d.					sch.	8	"
Ann "	d.					"		"
Harriet "	d.					"	6	C.

¹ Hereafter written C.

Name and surname of each person who abode in the house on the night of 30th Mar. 1851	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
			Male	Female		
Fredk. Freemantle Jn. An infant Jane Gruncell	son son son { wife's sister	mar.	4 2 under 1 mth.	27	sch. "blacksmith's son lab's. wife	C. " Barton Stacey.
29 Jas. Ventham Rachel "	hd. w.	mar. mar.	68	66	lab. lab's. wife	Ashley Hants. Warneford
30 Geo. Steele Betsey " Chas.	hd. w. son	mar. mar. u.	56 17	56	carpenter wheelwright farm lab.	C. Kingsombourne C.
31 Eliz. Hill Esther "	hd. d.	mar.		48 13	schoolmistress sch.	Long parish Hants. C.
32 Wm. Brown Mary A. " Wm. " Mary A. " Esther " Louisa " Rhoda " Ellen "	hd. w. son d. d. d. d. d.	mar. mar.	35 13	37 9 7 5 2 under 5 mths.	lab. occasionally employed ploughboy sch. " " " lab's. d.	C. Longstock C. " " " "
33 Hen. Browning Hannah " Hen.	hd. w. son	mar. mar. u.	52 20	48	ag. lab. ag. lab.	Littleton, Hants. Headbourne Worthy "

Chas. Browning	son		14	9	ag. lab. sch.	C. " "
Emma "	d.		7	2	" "	Winchester
Wm. "	son					
Sarah "	grdd.					
34 Jas. Sheppard	hd.	mar.	60	51	ag. lab. ag. lab's wife	C. Stockbridge
Mary "	w.	mar.				
35 Eliz. Judd	hd.	wid.		63	{ lab's widow in receipt of parochial relief	C.
36 Christopher Pitter	hd.	widr.	67	30	lab. { occasionally employed as laundress	C. "
Harriet "	d.	u.				
37 Hen. Ewens	hd.	mar.	about 38	30	gamekeeper	C. "
Sarah "	w.	mar.		10	sch.	"
Sarah "	d.			8	" "	"
Eliz. "	d.		4		" "	"
Chas. "	son		1		" "	"
Geo. "	son					
38 Eliz. Kent	hd.	wid.		41	shop keeper	Brandeau Hants.
Agnes "	d.			10	sch.	C.
39 Hen. Oakes	hd.	mar.	56	37	lab.	Clatford Hants.
Olave "	w.	mar.				Wonston.
40 Thos. Serle	hd.	widr.	58		lab.	C.
Dav. "	son	mar.	28		"	"
Anna "	son's wife	mar.		33		Chilbolton

Name and surname of each person who abode in the house on the night of 30th Mar. 1851	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
			Male	Female		
41 Eliz. Serle Jas. "	grdd. grdson.		1	10	sch. lab's. son	Chilbolton C.
42 Wm. Hatcher	hd.	widr.	51		lab.	Fairley Wilts. ¹
43 Sarah Laws Thos. " Arthur "	hd. son son	wid. u. u.	23 20	56	{ shoemaker's wid. in receipt of parish relief domestic s. lab.	Mitchelmersh " C.
44 Wm. Willis Ann " Mary A. " Benj. Hobbs	hd. w. d. lodger	mar. mar. u. u.	88 70 27 55		malster malster's wife ag. lab.	Newbury Berks. Kingsclere Hants. C. Candover.
45 Thos. Pern Ann E. " S. Pain Charlotte Brown Denis Collins Margaret " Patk. Sheen Mary " Margaret "	hd. d. visitor House s.	widr. u. u. u.	52 27 27 17 61 28 26 1		{ farmer (of 1280 ac. employing 40 labourers) farmer's d. farmer's d. house s. Irish tramps, slept in stable; vagrants	C. " Broughton C. Ireland " " "
46 Chas. Ewins Sarah "	hd. w.	mar. mar.	44	50	grocer grocer's wife	C. Titcomb Wilts.

Jn. Ewins Sarah Judd	lodger s.	u. u.	30	17	ag. lab. house s.	C. Kingsbourne
46 Geo. Grace	hd.	mar.	35	43	builder & publican	Braishfield Hants.
Louisa "	w.	mar.	15	12	builder's wife	Saint Cross
Walt. "	son	u.	10	7	at home	Littleton
Sarah "	d.	u.	7	4	sch.	C.
Chas. "	son	u.	31	2	"	C.
Ali. "	son	u.	38	45	"	"
Thos. "	d.	u.	34	30	builder's lab.	Braishfield
Matilda "	s.	mar.	37	40	shoemaker	Litchfield Hants.
Jas. Filpot	s.	mar.	13	9	shoemaker's wife	Barton Stacey
47 Geo. Grigg	hd.	mar.	37	40	lab.	C.
Susanna "	w.	mar.	13	10	occasionally working at	Kingsbourne
48 Joseph Hendly	hd.	mar.	37	40	farmers work	C.
Mary Ann "	w.	mar.	13	9	sch.	"
Geo. Paice	son of M. A. Hendly; before marriage	u.	37	40	lab.	C.
Harriet Hendly	hd.	mar.	37	40	occasionally a servant.	C.
Martha "	w.	mar.	13	10	employed in fields	"
49 Steph. Hern	hd.	mar.	37	40	lab.	C.
Fanny "	w.	mar.	13	10	plough boy	"
Eliz. "	d.	u.	9	under 8 mths.	sch.	"
Thos. "	son	u.	37	40	shepherds boy	"
Sarah "	d.	u.	13	9	sch.	"
Wm. "	son	u.	37	40	sch.	"
Charlotte "	d.	u.	13	9	sch.	"
Geo. "	son	u.	37	40	sch.	"

Name and surname of each person who abode in the house on the night of 30th Mar. 1851	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
			Male	Female		
50 Thos. Cuell Jane " Martha " Chas. Alderman Jn. Shephard Hen. Scarlett Jas. Hobbs Fredk. Hobbs	hd. w. d. lodger " " " "	mar. mar. u. u. u. u. u.	24 27 24 19 18 17	21 1	ag. lab. ag. lab. " " " "	C. Sutton C. Andover Fretton Wilts. Bullington Hants. Headbourne Worthy "
51 Robt. Bourough Sarah " Wm. " Mary Ann "	hd. w. son d.	mar. mar. u. u.	53 22	54 17	lab. laundress domestic s. dressmaker's apprentice	C. Littleton C. "
52 Thos. Brown Hannah " Betsey " Lloyd " Ellen " Rosanna "	hd. w. d. grdson. grdd. grdd.	mar. mar. u. 	68 12	67 33 6 2	lab. ploughboy sch. "	C. Andover C. " " "
53 Geo. Henley Betsey " Mary "	hd. w. d.	mar. mar. 	28	28 2	lab. sch.	C. " " "
54 Jn. Tongs Louisa " Albert "	hd. w. son	mar. mar. 	35 13	48	lab. groom	C. Sparsholt C.

Jn. Tongs Geo. "	son son			5 2		sch.	C. "
55 Wm. Tibble Jane " Ann Russell Eliza Thompson	hd. w. visitor Niece	mar. mar. u.		41	52 17 10	gardener dressmaker sch. at home.	Northington Hants. " "
56 Thos. Weston Mary Ann " Sabina Elliott	hd. w. Mother in law }	mar. mar. wid.		39	23 71	lab.	C. Barton Stacey " "
57 Hen. Ings Eliza " Sarah W. Ings Hen. J. " Wm. Gregory	hd. w. d. son lodger	mar. mar. u.		28 2 24	27 5	blacksmith sch. " lab.	Sparsholt Hants. C. Alton Long parish Odiham.
58 Wm. Cuell Amelia " Edwin " Eliz. " Lewis "	hd. w. son d. son	mar. mar.		39 12 1	35 4	lab. sch. " lab.	C. Sparsholt C. " "
59 Geo. Lansley Ann "	hd. w.	mar. mar.		31	30	bricklayer	Abbots Ann Hants. Leatherhead Surr.
60 Anne Coulson Wm. " Jas. G. "	hd. son son	mar.		7 4	38	husband abroad sch.	Chigwell Essex Hursley Hants. "

Name and surname of each person who made in the house on the night of 30th Mar. 1851	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
			Male	Female		
61 Eliz. Stace Mary Blake	Mother s.	wid.		73 13	house s.	Chigwell Essex Farleigh Hants.
Robt. Waigt	hd.	mar.	50	46	{ yeom. (176 ac. employing 4 men, 4 boys, 6 women, 2 girls)	Alresford Hants.
Frances "	w.	mar.		15	house s.	East Marden, Sussex C.
Mary Steele	s.	u.	37	35	farm lab.	Ireland "
Bartholomew Farsey	s.	mar.	13		farm s.	"
Catharine "	s.		11 mths.		shepherd	Spetsbury Dorsetshire Ireland
Mathew "	s.		34	26	farm lab.	"
Jn. Hagity	s.	mar.	5	4	farm s.	"
Catharine "	s.	mar.		1	farm s.	Bath. Somersetshire Ireland
Robt. "	s.		14	35	shepherd	"
Ellen "	s.			12	farm s.	"
Margaret "	s.	wid.		35	" "	"
Johanna Cunningham	s.					
Jn. "	s.					
Margaret "	s.	u.				
Ellen Sauntry	s.					
62 Wm. Parker Maria "	hd. w.	mar. mar.		32 25	farm lab.	Stockbridge Hants. C.
63 Ann Hendly Chas. " Andrew Winkworth	hd. son grdson.	wid. u.	23 6	64	{ lab's wife, occasionally employed lab. sch.	C. " Headbourne Worthy

64	Thos. Tibble Sarah " Mary Ann " Eliz. " An infant	hd. w. d. d. d.	mar. mar.	38	33 10 4 under 1 mth.	ag. lab. sch. "	C. " " " "
65	Geo. Brown Ann " Edw. " Chas. " Walt. "	hd. w. son son son	mar. mar. u.	45 18 8 1	44	ag. lab. laundress ag. lab. sch.	C. Littleton C. " "
66	Wm. Barter Mary " Geo. " Wm. " Jas. Ealey	hd. w. son nephew { fath in law	mar. mar. u. u. widr.	48 21 19 about 78	53	woodman woodman ag. lab. { formerly lab. in receipt of parochial relief	C. Wallop. Hants. C. " Dunford Wilts.
67	Fanny Cook Chas. " Jn. Somerbee	hd. son lodger	wid. u. widr.	18 70	50	retailer of bear shoemaker { (ag. lab.) working on the road.	C. " Burghclere Hants.
68	Chas. Cuell Sarah " Hen. " Jane Eliz th . Cuell Thos. "	hd. w. son d. son	mar. mar.	26 4 1	25 3	farm lab. sch. "	C. Mitchelmersh C. " "

	Name and surname of each person who abode in the house on the night of 30th Mar. 1851	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
				Male	Female		
69	Jas. Mathew Davis Emily " Sophia Sarah "	hd. sister visitor	u. u. u.	23	18 25	blacksmith milliner dressmaker	Carshalton Surrey Barton Stacey Hants. Carshalton Surrey
70	Phil. Jacob Anna Sophia Jacob Edith " Gertd. Louisa " Isabel Margt. " Edgar " Ernest Hen. " Eliza Herring Emily Eliza Herring Clarinda Bramble	hd. w. d. d. d. son s. s. s.	mar. mar. wid. u. u.	47 6 23 mths.	44 14 13 10 43 18 48	{ Rector of Crawley with Hunton Chapel Clergyman's wife sch. at home " " " " " " " " nurse nursery maid house s.	Reath Glam. Teston Kent. C. " " " " " Penton Hants. Winchester C.
71	Thos. Kellow ¹	hd.	widr.	75		lab.	Winterbourne Stoke, Wilts.
72	Geo. Bennett " " Charlotte Emma " Jas. " Jn. " Edmund "	{ house holder w. d. son son son	mar. mar. u.	45 8 5 3	41 17	lab. sch. "	East Cholderton Hants. Chilbolton C. " " "
73	Wm. Parker ² Hannah "	hd. w.	mar. mar.	about 38	40	lab.	Laverstock Hants. Great Stanmore Middx.

¹ New Barn Farm.² New Road, Warreu House.

74	Hen. Weston ¹ Maria " Jn. " Eliz. " Geo. " Mary "	hd. w. son d. son d.	mar. mar.	42 11 4	37 10 3	lab. ploughboy sch. " "	C. Stoke Charity Hants. C. " " "
75	Jacob H. Courtney ¹ Eliz. " Eliz. " Harriet " Maria Balding Jane Burn Maria Perren Jn. Hill Jn. Levi Jas. Spencer Geo. Bramble Ed. Bramble Nic. Earwaker Chas. Steele	hd. w. d. d. governess s. s. s. s. s. s. s. s. s.	mar. u. u. u. mar. u.	39 36 16 18 16 14 19 16	37 10 8 21 20 24	farmer 900 ac. farmer's wife house s. " " farm s. " " " " " " " "	Barton Stacey Hants. C. " " Newbury Berks. Longstock Hants. Overton C. Long parish Bishop Sutton C. " Bramdean C.
76	Thos. Paige ² Hannah " Jn. Thos. " Mary " Sarah " Chas. " Ann "	hd. w. son d. d. son d.	mar. mar.	38 13 5	37 11 7 4	{ farmer of 124 ac. employing 5 labourers sch. " "	C. Wallop. C. " " " "

1 Crofts Farm.

1 New Barn Farm.

Name and surname of each person who abode in the house on the night of 30th Mar. 1851	Relation to head of the family	Condition	Age		Rank, profession, or occupation	Where born
			Male	Female		
Wm. Paige Chas. Butler Mary Hamwood	son s. s.		1 13	34	farm s. house s.	C. Littleton Wallop.
77 Wm. Tongs ¹ Charlotte " Ellen	hd. d. grdd.	widr. u.	65	28 3	carter dressmaker	Week C. "
78 Robt. Holdaway Sally " Eliz. Hayes	hd. w. grdd.	mar. mar.	59	59 8	carpenter farmer's d.	Mitcheldever Kingsclere Itchen Abbas.
79 Fred ^k . Wake ² Mary " Jas.	hd. d. son	widr.	41 7	9	lab.	Sparsholt Hants. " " "
80 Jn. Miles Jane "	hd. d.	mar. u.	69	19	farm lab. domestic s. at home	Lower Clatford Littleton
81 Joseph Sandom Dinah " Lloyd " Sarah " Ernest "	hd. w. son d. son	mar. mar.	36 6 5 mths.	33 4	farm labourer child at home " " "	Littleton Wonston C. " "
82 Jas. Cockman ³ Sarah "	hd. w.	mar. mar.	44	45	brick & lime burner burner's wife	[blank] [blank]

¹ Norwood Cottage.² Norwood Brickkiln.

83 Sarah Alleece ¹	hd.	wid.	37	65	annuitant { farmer of 679 ac., employing 22 men	Whitchurch Hants.
Wm. "	son	u.				C.
Sarah "	d.	u.		35	banker	"
Thos. "	son	u.	33		house s.	Wallop.
Jane Hayter	s.	u.		55	" "	Littlebourne
S. May	s.	u.		17	" "	C.
Jane Freemantle	s.	u.	14	11	" "	Upsombourne
Jas. Lane	s.	u.				
84 Hen. Reeves ²	hd.	mar.	50		{ farmer 400 ac. employing 12 labourers	Bossington Hants.
Sarah "	w.	mar.		30		Andover
Sarah Kersley	visitor	u.		20		Litchfield
Anne Butcher	s.	u.		21	house s.	Wozston
Wm. Clarke	s.	u.	22		general s.	Kingsombourne

No. of houses inhabited = 79.
 " " uninhabited = 3.
 " " males = 203.
 " " females = 200.
 total = 403.

Persons not enumerated as inmates of any dwelling house = 5.

¹ Rookley Farm.

² Rookley House.

§§ 60. Summaries of the Censuses of the Civil Parish of Crawley, 1871-1921.

All the material in this section, here printed in the form received, was supplied by the census officials. The returns for each household could not be legally divulged: only the summaries are available for use. Unfortunately, some of the categories changed from decade to decade. The existence of a boy's academy in the parish is a disturbing factor. Twice the academy's inhabitants were listed and once not. The decline in the population of the village has been obscured by the inclusion of the academy in 1901 and 1921.

In the following table an attempt is made to present the chief changes in occupations and other conditions in the period 1841-1921. Because the census inquiries were not uniform at the different times, the figures particularly for 1841 and 1851¹ are not always comparable or reliable.

OCCUPATIONS AND CONDITIONS IN THE CIVIL PARISH OF CRAWLEY¹

SUMMARY FROM CENSUS DATA, 1841-1921

	1841	1851	1871	1881	1891	1901	1911	1921
Total population.	372	403	411	455	410	[502]	[563]	
Children under 15.	123	164	150	168	147	109	127	103
Farmers.	5	6	8	7	6	5	1	4
Agricultural laborers.	68	74 ²	57	56	67 ³	32	37	50
Shepherds.			8	12	11	3	4	4
Dom. servants (indoor).	17 ⁴	28	37	43	16	24	34	36
Dom. servants (outdoor) ..	9 ⁵	11 ⁶	12	21	21	29	37	23
Trainer and grooms (racing stables).		1	15	20	18			
Builders.	8	8	9	21		21	10	13
Living on means and retired			5	5	3	10	6	8
Receiving public support ..		6	8	3	9			

¹ The academy on the borders of the parish is omitted, except for the figures in brackets.

² Agricultural laborers, laborers, plowboys, shepherd's boy.

³ Probably includes some that should be listed under Dom. servants (indoor).

⁴ Female servants — 14, housekeepers — 3.

⁵ Male servants.

⁶ Farm servants, 1 gardener, 2 woodmen.

Perhaps the chief changes registered in this table are the following: the diminution in the number of children, the decline of

¹ See above, §§ 58, pp. 650 ff. and §§ 59, pp. 659 ff.

the yeoman class, the diminution in the number of shepherds, the rise and fall of the racing stables, the increase in the number of unoccupied persons residing in Crawley, the increase in servants, and the decline of pauperism.

1871 CENSUS

CIVIL PARISH OF CRAWLEY (HANTS) — HUNTON CIVIL PARISH EXCLUDED

Population 411 (206 males and 205 females)

Children under 15 years of age — 77 males and 73 females

Persons born within the Civil Parish — 109 males and 81 females

“ “ outside “ “ “ — 97 “ “ 124 “

(none outside England and Wales)

OCCUPATIONS (SOME PERSONS OCCUPIED UNDER 15 YEARS OF AGE)

	Males	Females
Farmers	8	—
Agricultural labourers (so described)	57	—
Shepherds	8	—
Indoor domestic servants	—	37
Outdoor “ “	12	—
Trainer and grooms (racing stables)	15	—
Building trade	9	—
All others occupied	28	13
Living on means and retired	1	4
Supported by Union	3	5

1881 CENSUS

CRAWLEY CIVIL PARISH — HUNTON CIVIL PARISH EXCLUDED

Population 455	Males 233	Females 222
Children under 15 years of age 168	77	91
Born within the Civil Parish	116	92
Born outside the Civil Parish	117	130

Includes one each in Ireland and Sicily.

Includes two in Scotland and one in U. S. A.

OCCUPATIONS (ONE PERSON OCCUPIED UNDER 15 YEARS OF AGE—AN AGRICULTURAL LABOURER)

	Males	Females
Farmers	6	1
Agricultural labourers	56	—
Shepherds	12	—
Indoor domestic servants	5	38
Outdoor “ “	21	—

	Males	Females
Trainer and grooms (racing stables)	20	—
Building trade	21	—
All others occupied	24	15
Living on means and retired	4	1
Supported by Union	2	1

1891 CENSUS

CIVIL PARISH OF CRAWLEY (HANTS) — HUNTON CIVIL PARISH EXCLUDED

Population 410	Males 219	Females 191
Children under 15 years of age	71	76
Persons born within the Civil Parish	108	78
“ “ outside “ “ “	111	113

Including 4 males and 2 females born in Ireland, 1 female born in Switzerland, and 1 female born in Brazil.

OCCUPATIONS (SOME PERSONS OCCUPIED UNDER 15 YEARS OF AGE)

	Males	Females
Farmers	5	1
Farmers' sons	3	—
Agricultural labourers	67	—
Shepherds	11	—
Indoor domestic servants	2	14
Outside “ “	21	—
Trainer and grooms (racing stables)	18	—
All others occupied	18	—
Living on means and retired	2	1
Supported by Union	4	5

1901 CENSUS

CIVIL PARISH OF CRAWLEY (HANTS) — HUNTON CIVIL PARISH EXCLUDED

Population 502 (304 males and 198 females; of these 120 males and 19 females were enumerated in Eastman's Royal Naval Academy). The figures below are exclusive of persons enumerated in the Naval Academy, the figures for which are given separately.

Children under 15 years of age	Males 55	Females 54
Persons born within the Civil Parish	62	50
“ “ outside “ “ “	122	129
Including Scotland	5	2
Ireland	—	1
India	1	1
Germany	1	—

OCCUPATIONS (SOME PERSONS OCCUPIED UNDER 15 YEARS OF AGE)

	Males	Females
Farmers	5	—
Farmers' sons	1	—
Agricultural labourers	32	—
Shepherds	3	—
Indoor domestic servants	1	23
Outdoor " "	29	—
Carpenters and joiners	11	—
Bricklayers	10	—
All others occupied	30	12
Living on means and retired	8	2

EASTMAN'S ROYAL NAVAL ACADEMY

Persons 139 (120 males and 19 females)

Children under 15 years of age — 77 males and 2 females

Persons born within the Civil Parish — 1 female only

Persons born outside the Civil Parish — 120 males 18 females

England and Wales	93	16
Scotland	3	—
Ireland	11	1
India	8	—
Ceylon	1	—
Canada	1	—
South Africa	1	—
Brazil	1	—
Germany	1	—
Greece	—	1

Occupations	Males	Females
School teachers	4	1
Indoor domestic servants	1	15

1911 CENSUS

CIVIL PARISH OF CRAWLEY (HANTS)

Population 481 (263 males and 218 females)

Children under 15 years of age — 67 males 60 females

Persons born within the Civil Parish 134 males 80 females

" " outside " " " 129 " 138 "

Including Canada	1	1
Scotland	4	8
Germany	1	2
Ireland	1	1
India	—	2
France	1	—

OCCUPATIONS (SOME PERSONS OCCUPIED UNDER 15 YEARS OF AGE)

	Males	Females
Farmers	1	—
Agricultural labourers	37	—
Shepherds	4	—
General labourers (poultry farm)	3	—
Indoor domestic servants	5	29
Outdoor " "	37	—
Carpenters and joiners	6	—
Bricklayers and their labourers	4	—
All others occupied	32	9
Living on means and retired	5	1

Eastman's School, Northwood Park, was on holiday at the date of the Census.

1921 CENSUS

CIVIL PARISH OF CRAWLEY (HANTS)

Population 563 (342 males and 221 females; of these 133 males and 18 females were connected with Clayesmore School, Northwood Park).

The figures below are exclusive of persons connected with the School, the figures for which are given separately.

Children under 15 years of age	63 males	40 females
Persons born within the Civil Parish	57	36
" " outside " " "	152	167
England and Wales	141	156
Scotland	7	6
Greece	2	—
Portugal	1	—
Sweden	1	—
Germany	—	2
Egypt	—	1
India	—	1
Australia	—	1

OCCUPATIONS (SOME PERSONS OCCUPIED UNDER 15 YEARS OF AGE)

	Males	Females
Farmers	4	—
Agricultural labourers	50	—
Shepherds	4	—
Indoor domestic servants	7	29
Outdoor " " "	23	—
Market gardeners and nurserymen	7	—
Carpenters and joiners	8	—
Builders and their labourers	5	—
Other occupations	32	6
Living on means and retired	8	—

The greater part of the occupied population was connected with Crawley Court and the Estate.

CLAYESMORE SCHOOL, NORTHWOOD PARK

Persons 151 (133 males 18 females)

Children under 15 years of age — 70 males — females

Persons born within the Civil Parish — none

	Males	Females
Persons born outside the Civil Parish	133	18
England and Wales	90	16
Scotland	6	2
Ireland	6	—
Canada	2	—
Switzerland	1	—
India	2	—
China	2	—
Holland	1	—
Ceylon	2	—
Ecuador	1	—
Montenegro	1	—
Egypt	2	—
Roumania	4	—
Brazil	6	—
Spain	1	—
Turkey	1	—
Russia	1	—
South Africa	2	—
Portugal	1	—
Italy	1	—

Occupations		
School teachers	11	—
Indoor domestic servants	1	17
Sick nurse	—	1
Other occupations	3	—

§§ 61. Private Census of Crawley Village, Sept., 1927, by J. O. Robertson, Esq.

This is a survey of the village, not the parish. It was made by the estate agent in Crawley.

There were 67 houses and bothies in which dwelt 187 members of families, 28 servants, and 7 lodgers. The total population was 222. There were 61 children absent, all but 4 living nearby. Of the 61, there were 32 who were engaged in rural pursuits and 29 living in towns. It would seem that Crawley's agriculture did not require all the agricultural labor that the village produced.

Though the population was smaller than at any other time in the Modern Period, the people were probably better off in houses, furniture, and equipment than ever before. There were 43 of the households that had at least one bicycle each, 16 one radio, and 13 one automobile.

Of the heads of the households, 31 were concerned with agriculture and 4 with personal service, both groups being connected with the Court. Besides, there were 7 house-builders (or repairers), 5 public servants, 5 retired or disabled, and 7 widows. Of the 55 heads who were active and not widows, about 37 householders served Crawley Court directly and exclusively. Probably only about 10 were tolerably independent of the Court, the remaining 8 being only occasionally and partly independent.

In the Census of 1851 the chief people in the village were six tenant farmers, some of them obviously prosperous. In 1927 there was one towering estate and predominating Court. At the bottom of the social ladder were the laborers and servants, with a few artisans. In between were the estate agent, the agricultural expert, a tutor, a clergyman, and a retired admiral.

Occupier	Name of house	No. in family	Ser-vants	Occupation of head	Occupation of others	Years in Crawley	Cycle	Auto	Ra-dio	Lodg-ers	Absent children		
											How many	Where	Urb-an
Philippi	Crawley Court	3	14	landowner		26		yes	yes				
"	Garden Cottage	1		gardener		3	yes						
"	" Bothy	2		gardener		4	yes						
"	Stable	4		groom-valet		20	yes	yes	yes				
						25							
Ryder		2		widow		14	yes				2	1 near	2
Davis	Sunnyside	2		retired blacksmith		60	yes	yes	yes		1	1 abroad	1
Graves		2		chauffeur		8	yes	yes					
E. J. Brown		3		gardener	1 gardener	40	yes						
Short		2		carpenter	"	20	yes						
Woodford	Post Office	3		postmaster		24	yes		yes				
Clark		2		farm laborer		10	yes				1	near	1
Clark		1		auto hire		10		yes					
Booth		3		motor driver (farm)		26			yes				
Godwin	Shop and Bakery	1		master baker		40	yes						
Steele	Ivy Cottage	4		electrician		35		yes	yes				
Cox		5		garden laborer	1 garden laborer	40	yes				1	near	1
Johnston	White House	1	2	widow		2		yes	yes				
Twiton		2		garden laborer		60	yes		yes		1	near	1
Coldicott		5		butler		1							
E. Booth		3		garden carter		50		yes			6	near	1
Stock	Police Cottage	2		policeman		1	yes				4	near	2
Mrs. Piper	Orchard Cottage	1		widow	farm laborer	70				2	4	near	2
Green	"	2		widow		20	yes				4	near	4

Occupier	Name of house	No. in family	Ser- vants	Occupation of head	Occupation of others	Years in Crawley	Cycle	Auto	Radio	Lodgers	Absent children		
											How many	Where	Urban
Williams	Orchard Cottage "	1		dairymaid		8	yes						
C. Booth		3		builder's laborer		28	yes						
Rutt		3		farm laborer	farm laborer	63	yes		yes		6	near	4 2
Rolle		3		farm laborer		8	yes						
Martin		3		farm laborer		40	yes			2			
Brewer	Pond House	4		gamekeeper	1 farm laborer 1 keeper	30	yes			1	2	near	2
C. Steele		5		farm laborer	farm laborer	60	yes						
H. Green		3		farm laborer		25	yes						
Judd		3		baker	1 garden laborer	25	yes				1	near	1
Wibberley		4		farm manager	assistant farm manager	5		yes	yes		1	near	1
White	Rectory Paige's Manor House	2		shepherd		4	yes						
Brown		2		widow		50							2
Wayman		1		pensioned laborer		60						near	1 2
Rev. Irwin		2	2	clergyman		5		yes	yes			near	1
Kelly		3	2	farm laborer	1 gardener	50	yes					near	1
Pledge	Fox and Hounds	2	3	tutor		26						abroad	1
Thick		3		carpenter	1 electrician	24	yes		yes				
Horne		3		shepherd		60	yes						
Sellex		1	1	innkeeper	1 pensioner	55	yes			1	3	near	3
Kimber		4		roadman		12	yes						
Green		2		farm laborer		23	yes						
Shepherd		3		gardener		15	yes						
Salter		3		gamekeeper		2	yes						

Occupier	Name of house	No. in family	Ser- vants	Occupation of head	Occupation of others	Years in Crawley	Cycle	Auto	Ra- dio	Lodg- ers	Absent children			
											How many	Where	Rural	Ur- ban
Hall		2		farm laborer		25				1	3	near	3	
Jellett	Oak House	3		farm laborer		20	yes							
Wilson	"	1		painter		24								
Bailey	"	3		bricklayer		20	yes							
Douglas	"	2		shopkeeper	1 carpenter	24	yes							
Gaiger	"	4		farm laborer		35	yes							
Stevens	"	5		widow	2 farm boys	30	yes							
Fish	School House	2		schoolmistress	motor engineer	15		yes	yes					
Kenton		4		disabled soldier		20	yes							
Lay		5		farm laborer	2 farm laborers	20	yes							
Cuell		5		widow	2 farm laborers	50	yes							
Robertson	Court Laundry	2	1	estate agent		26		yes	yes		3	near Glasgow	3	1
		3		laundresses		ca. 5	yes							
Broadway	Red House	2	1	estate carpenter		60	yes		yes		4	1 Scotland 3 near	2	2
Piper		4		retired		25	yes							
Hall		4		cowman		25								
Cuell		1		farm laborer		60			yes		3	near		3
Browning	Dower House	2	4	engineer		4			yes		1	near		1
Willis	"	6		retired admiral		8		yes	yes		2	near	1	1
Phillips	Dower Cottage	2		chauffeur		1	yes							
Riggs	"	2		gardener	apprentice car- penter	25	yes				4	near		4
		3		estate carpenter										
Total		184	28				43	13	16	7	61		32	29

NOTES [of Mr. Robertson]

Column 3 indicates the number in family living in the house.

Column 4 indicates the number of servants in addition.

Column 11 indicates the number of lodgers.

Thus the total of the three columns (222) gives the population of the village. Absent children are not included in the population.

Many of the householders are the children of other householders.

The most striking feature of the list is the number of small families.

The number of lodgers is smaller than is the case in most villages. This is accounted for by the fact that provision is made for single men who have their own accommodation in bothies and are included as householders. Also a number of men employed in the village live in neighbouring villages.

The number of people working allotments is so small that I have not specified them. The reason is that Mr. Philippi enlarged the garden of anyone who wanted it and consequently most of the people have as much ground close to their cottages as they can conveniently work.

19 September 1927

§§ 62. Present Agricultural Methods, September, 1928, by Professor Thomas Wibberley.

During the late war Professor Wibberley played a prominent part in Irish agriculture. It was logical that he should be called to Crawley after the war to increase the yield and decrease the yearly deficit. His work was at first successful (1922-25), but subsequently (1926-28) the progress in the face of uncontrollable difficulties was uneven. It seems that he has somewhat turned his interests from farm management to the production of high-quality seeds. His account of experiences in Crawley is here printed in his own words.

Not until the spring of 1917 did those who were directing the destinies of the war realize that the plough furrows, in a war essentially a trench war, were of parallel importance. Then followed a panicky food production campaign. Farmers were exhorted to cultivate every available acre, but circumstances were decidedly unfavourable to the adoption of such advice. In the first instance, the men necessary for the cultivation of the land had long joined the fighting forces. In the case of Crawley, the present Squire of the Manor, George Philippi, at the outbreak of the war enlisted in a Cavalry Regiment. Long before the Conscription Act of 1916 had been passed, almost every available farm labourer from Crawley was already enrolled in the County or

Hampshire Regiment. When food became the vital factor of the hour, with a zeal tempered more by patriotism than foresight, the owner of the Crawley Estate sent word from the Front to plough every available acre, regardless of cost. Those in charge of the Estate, with even less thought than its owner, carried out the latter's instructions literally. Steam and tractor ploughs (some of them absolutely useless for the purpose) were at once brought in, but instead of being utilized for food production on land already in cultivation, the area of which was already considerable, these implements were set to plough hundreds of acres of useless barren down land. This land — as aerial photographs show — had last been under cultivation when England had a Celtic population. Attempts were made to replace the absent labour by introducing land girls — mostly town bred and therefore useless. The net result was that the land got fearfully foul with weeds. Artificial fertilizers not being procurable, the increased cultivated area resulted in an all-round decrease in crops and stock.

For two or three years after the war, conditions were not very favourable for any scheme of land reclamation. Agricultural requirements, seed, manures, feeding stuffs, implements, and labour were only procurable at prices far above their economic value.

Apart from the latter factors, it is extremely doubtful whether, given every facility, the three bailiffs, under whose direction the farms were worked, could ever have brought the land back to a proper state of cultivation. Their methods were purely empirical and they were completely lacking in scientific knowledge and organizing capacity.

This serves to focus attention on one of the many weak features of the English agricultural system of education. We have many well-equipped agricultural colleges and experimental stations. The whole attention of these institutions seems to be directed to purely scientific work.

On the other hand, the average practical farmer and bailiff is devoid of all scientific knowledge. Between the scientific and practical worker there exists a very wide gap which little or no effort has been made to bridge.

As far as the agricultural labourer is concerned, no attempt whatever is made to give his early education an agricultural bias. The children in the village school at Crawley receive precisely the same education as the children living in the heart of London. Their little heads are crammed with such facts as that Manchester is famed for its cotton industry, Sheffield for the manufacture of steel, and Liverpool for its shipping. They have to memorize such features as the width of the Ganges and the height of the Himalaya, though they may never have to swim the former nor climb the latter. Did one wish to devise a system of education, with the specific object of enticing rural labour to industrial centres, one could not improve upon the existing system.

Not only was the land of Crawley in a foul unproductive condition, but the implements and buildings were in a very dilapidated state. It would probably have been more economical at the outset to have scrapped all the implements and replaced them with new ones; but, at the time the writer took over the management of the farms (June, 1922), many new implements were unprocurable. Due to the unsettled state of the coal and iron industries in the post-war years, and due also to the general disorganization, implement manufacturers, who during the war had been manufacturing munitions, had scarcely recommenced the making of agricultural implements.

There is an old English agricultural saw: "One year's seeding is seven years' weeding." It certainly proved to be the case as regards Crawley. As already stated, the writer took on the management of the lands in June, 1922. Not until the present autumn, 1928, could one say that the land had reached a fairly clean state of husbandry. In practically every year the accounts show that the actual cost of cleaning the land, cultivating and sowing, has been from £2,000 to £3,000 more per annum than the estimated value of the crops in the soil at the time of the annual valuation. The cost of repairing buildings and machinery has varied from £500 to £1,000 per annum, whilst in 1928, now that the land is clean, the actual expenditure on labour is 40% lower than in 1922, though the area under crops is far greater than in that year.

As to the actual method of cultivation and management a brief description may be of interest. For some years the whole tendency of British agriculture had been to change from arable to pastoral farming. Such arable as still exists is more or less confined to the light, easily worked land, of which Crawley is typical.

The present arable rotations commonly consist of slight modifications of the old Norfolk rotation. These rotations are entirely unsuitable for present-day conditions. In the first place, from 80 to 90% of the crops must be sown in a very brief period in spring time, and harvested in an equally brief period in autumn. The result is that the rotations do not provide an even distribution of labour throughout the year. Another drawback is that great harvesting risks have to be faced, and it has often happened that through bad weather at harvest time the corn is either totally destroyed or much depreciated in value, through wet weather. Also, under the Norfolk rotation and its modifications, a goodly proportion of the land is left idle during the late autumn, winter, and early spring months.

To overcome these and other difficulties, the writer some thirty years ago devised a system of intensive arable farming known as "continuous cropping." This system is planned to (1) give a more even distribution of labour throughout the year; (2) to reduce harvesting risks by growing a large area of fodder and forage crops, which thrive best under wet weather conditions; (3) to provide a great amount of work for tractors, by planning to have a large amount of land cultivated and sown in the summer and early autumn when wet weather conditions help — instead of hinder — tractor work and when the days are longer; (4) to reduce the labour of saving crops and manuring the land by folding sheep who consume the crops on the land; (5) to reduce the expenditure for feeding stuffs by growing albuminous farm crops, e. g. vetch silage, vetch hay, and sainfoin; (6) to increase the available soil nitrogen by growing legumes; and (7) to breed new types of forage crops and seed cereals, the latter suitable for light-land farming.

As compared with live-stock farming on pasturage, forage cropping has many advantages. In the first place, under a forage cropping system more than double the amount of animal prod-

ucts can be obtained from the land, as compared with the output from similar land under grass, more employment is found on the land, and one is not so much at the mercy of the season. For instance, in a dry summer the hay crop is invariably short and pastures are bare. In such a season it is comparatively easy to increase the forage cropping area and more liberally to manure the crops, thereby providing an abundance of winter keep.

As an example of a typical continuous cropping rotation carried out at Crawley, we may give the following:

1st year Autumn sown wheat, with which is sown in spring time yellow trefoil and rye grass

2nd year Trefoil folded off from April to mid-June, followed by 3 sowings as follows:

Fed off

A 1/3rd sown mid-May, rape kale Jan., Feb., March

B 1/3rd sown end of May, marrow kale Nov. and Dec.

C 1/3rd sown June "Hardy Greens" Oct. and Nov.

3rd year C and 1/2 B sown Jan. "Quite Content" oats
1/2 B and A sown spring barley

4th year	A	Giant Star rye and rye grass sown in autumn of 3rd year	consumed April
	1/2 B	Trifolium early red sown in spring of 3rd year	" May
	1/2 B	Trifolium late red sown in autumn of 3rd year	" June
	1/2 C	Vetches sown autumn of 3rd year	" July
	1/2 C	Vetches sown Feb. and March of 4th year	" August

5th year Autumn sown wheat with rotation grasses and clover sown in spring

6th year (1) Rotation grasses cut for hay June

(2) Rotation aftermath September

7th year Rotation grasses — first crop consumed
May — aftermath cut for hay late July

8th year Rotation grass ley broken for wheat as in first year

A study of the rotation will show that continuous green feed is provided all the year round, and that prior to the sowing of a cereal crop a forage crop is consumed on the land. The necessity



(a) RAPE-KALE — A NEW FORAGE CROP, BRED BY CROSSING GIANT RAPE AND CURLY KALE. PROFESSOR WIBBERLEY IN THE FOREGROUND

A photograph, taken about 1926 and reproduced with the permission of *Country Life*, England



(b) TWIN CITY TRACTOR TURNING IN VETCH STUBBLE AFTER FOLDING WITH SHEEP

A photograph, taken about 1926 and reproduced with the permission of *Country Life*, England

for using carted farmyard manure is done away with; expensive crops, such as swedes and mangolds, requiring hand labour for hoeing are practically dispensed with.

As often happens, we get a surplus of such forage crops as trefoil, vetches, and trifolium. These can be converted into hay or into ensilage on a stacking plan devised by the writer. The reader may not be familiar with some of the crops mentioned. Rape kale (*Brassica Wibberleii*) is a hybrid plant produced by the writer by crossing the common curly kale and giant rape. It is sufficiently hardy to stand the severest winter and is also absolutely immune to finger and toe disease and mildew — two of the greatest pests of the Brassicas in these countries.

Marrow kale (*Brassica Wibberleii* 2) is a further cross of rape kale and marrow stem kale. This grows more quickly than rape kale and does not contain the thick central stalk of the marrow stem parent, which stalk was found in practice to tear the wool off the sheep, and necessitated a great amount of labour to clear off the land after the crop had been folded off and before ploughing for the succeeding crop.

The "Quite Content" oat is a new hybrid bred by the writer by crossing "Svalof Victory" with "Grey Winter" oat. It is very hardy and suitable for sowing in January, and in consequence immune from the attack of frit-fly. It is also very resistant to drought, and very productive, yielding 10 qrs. per acre and indeed often 30 cwt.

As to the wheats, these are all pure line strains, some being merely selected, others, like "Yeoman's Master," being new hybrids. In these parts, until recent years, wheats were always grown on heavy land. These strains have been developed so as to be productive and drought resistant, and therefore suitable for lighter soils. They have come very much into favour in recent years, so much so that probably 75 % of the wheat area in southwestern England is now sown with seed raised at Crawley.

In competition with wheats from all over England, these wheats obtained first prize in every class, and also the special prize for the best wheat on exhibition at the competition held at the Birmingham Show in December, 1927.

In order to give an insight into the increased output from the soil, the following table is reproduced from an article of H. G. Robinson, B.Sc., Vice-Principal of one of our leading agricultural colleges. The article appeared in *Country Life*, August 7th, 1926.

	1922			1923			1924			1925		
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
Corn Sales	1,692	3	2	573	8	6	1,282	1	7	7,857	11	11
Sheep Sales	3,375	0	11½	2,270	16	11	2,705	4	1	4,051	11	9
Wool Sales	208	5	6	215	16	6	280	4	11	559	8	8
Dairy Sales	858	16	1½	895	18	2	929	17	9	1,162	6	6
Totals	£6,224	5	9	£3,956	0	1	£5,197	8	4	£13,630	18	10
	£	s.	d.	£	s.	d.	£	s.	d.	£	s.	d.
Labour	5,749	18	10½	5,266	18	0	4,811	14	10	5,360	18	8
Fertilizers	1,624	9	3	869	10	3	967	10	9	1,395	14	1
Feeding Stuffs . . .	1,559	14	1	1,322	9	11	1,372	8	8	1,601	8	0
Hire of machinery, and coal	1,212	13	3	730	7	4	1,389	13	0	1,648	13	7
Totals	£10,146	15	5½	£8,189	5	6	£8,541	7	3	£10,006	14	4

Later returns are not given because conditions were abnormal. In 1926 mildew attacked corn crops throughout the British Isles, reducing the average yields by 40%. A similar disaster has probably not occurred for sixty years. Prices for sheep also slumped terribly in the same year. We have had a record harvest in the present year (1928). Sheep, milk, and wool have also advanced in prices, returning to the 1925 level, and the output for 1928 will probably exceed that of 1925.

It is necessary in providing the above figures to refer to the very low state of fertility to which the land had fallen by 1922 and to remind the reader that such a large increase in output and decrease in expenditure would not be possible under average conditions.

It will be easily understood that to carry out such a complicated rotation of cropping, as outlined above, on an area of over 2,000 acres, calls for a considerable amount of organization. Personal supervision is impossible, and written instructions giving details of cropping, manuring, and sequence of feeding would necessitate a very large amount of written material which in the end would only confuse the minds of the men with whom one has

to deal. As far as possible, the actual management has been departmentalized, but this soon reaches its limits in actual farming practice. Nevertheless, it is necessary for the actual farm manager, the two foremen, the head shepherd, and the motor lorry driver to know exactly how the land is to be cropped during at least one year.

In order to dispense with written details, the writer devised a coloured map scheme of cropping. A distinct separate colour is used for each crop. In the top left corner of each field, a small rectangular insertion is made, indicating the second crop to be sown; and in the bottom right corner, a triangular insertion is put to indicate the third crop. A field coloured green indicates a field of wheat for the current year. A yellow rectangular insertion, placed as stated above, means yellow trefoil is to be sown amongst the growing wheat, whilst a blue triangle in the bottom right corner indicates that rape kale is to follow the yellow trefoil.

By this system the shepherd can see at a glance, month by month, what kind of food will be available for the flock. If, for instance, he has been feeding his animals on astringent food like clover aftermath and if the next change is to hardy greens, he will commence to feed his flock a little astringent food like cotton cake to counteract the laxative tendencies of the green food. Again, say there is danger of the supply of rape kale being exhausted before rye is ready, he can automatically supplement his food supply by the use of hay or ensilage.

As regards the motor lorry driver, part of his duty is to transport implements from one part of the farm to another. He knows the sequence of cropping and the different implements required for each crop. By the time the horses and tractors assemble to commence tillage or harvesting operations, all the implements should be already in the field. This prevents an enormous amount of loss of time. The manager and foreman can also lay their plans to mix fertilizers for each particular field, work which is done in wet wintry weather, when work out of doors is not possible.

The farming scheme is also arranged so that fields of wheat, oats, barley, and rotation aftermath adjoin. In harvest weather, it is often possible to cut and also to stack wheat, when oats or

barley are not fit. If the weather is very good, the man in charge of a harvesting gang will take advantage of the good weather conditions to harvest the barley. Less favourable weather will be devoted to oat harvesting, whilst in dampish weather the wheat harvest will be attended to. If the weather is too wet for cereal cutting or carting, conditions are usually admirable for ploughing and sowing the rotation grass aftermath with wheat. Accordingly all horses, tractors, and men proceed with such work.

As to the future of the system, it would seem that with suitable modification, it may yet prove the salvation of arable farming in these parts. Fortunately, the gentleman farmer type in recent years has adopted the system, and since this class has been largely responsible for the introduction of every new method in our agricultural practice, one may expect that history may again repeat itself.

§§ 63. Social Conditions in Crawley in the Twentieth Century, by F. W. Pledge, M.A.

The author of this all-too-brief description of recent conditions in Crawley has made a careful study of the general history of the village, published privately in 1907, and has lived through the period here described. He is of those who exist more or less apart from, but not socially unconnected with, Crawley Court. The rector has been the forerunner, if not the nucleus, of this group. This group does not cultivate the soil nor derive an income from the land. To them Crawley Village is a good place in which to live. Like the teachers in the parish school, the writer of this section is a cultural link with the outside world. He prepares young men for Cambridge and for Oxford. In his square brick house, modestly set back from the village street behind a stretch of green sward, reading and studying must be congenial pursuits. A stone's throw away is the ancient pond, and in the rear are the broad fields of the village. What he has observed during his stay in Crawley is best told in his own well-chosen words.

"To the left lies the dilapidated and unattractive village of Crawley." Thus summarily a *Guide to Hampshire* dismissed

3 Crawley in 1900. Nor was the curt description unwarranted. For, apart from the general effects of agricultural depression, the Crawley Court Estate and the farm properties throughout the parish had been in the market for many years. In consequence there was rapid material deterioration. Many of the cottages were ruinous and derelict. The population was aged and impoverished. Sickness was prevalent and seasonal unemployment common.

Happily, the property passed into the hands of a new owner,¹ a warm-hearted philanthropist, whose hobby was building. Soon Crawley was transformed into a model village. New houses were built, while old ones were reconstructed, adorned and improved. Crawley, resurrected and rendered architecturally attractive, became the goal of the curious visitor. Sickness diminished to an astonishing degree and increased prosperity was visibly revealed in the healthier, better-clothed, children of the labourer.

Nor did the reforms end here. A store was opened, supplying goods to the villagers at absolutely wholesale prices. A bath-house was established and well patronized. A club was instituted, containing a comfortable reading and entertainment hall and a billiard room with three tables. The languishing cricket and football clubs were lavishly supported and a Saturday half-holiday inaugurated even for agricultural labourers. This, since become general, was then entirely novel in rural districts.

Other changes in social conditions have been due to legislation and administrative progress, and so are common to the whole country. The Education Act of 1902 threw the maintenance of the School on the public rates. Hitherto it had been largely dependent on intermittent and uncertain voluntary contributions, with the result that the salaries of the underpaid teachers were often in arrears while the School was understaffed and ill-equipped. All that is now a thing of the past. The buildings have been renovated and more than doubled in size and adequately furnished with all necessary apparatus.

A change too has appeared in the attitude of parents towards education. A new generation has arisen, the first of free and com-

¹ Otto Ernst Philippi, of Crawley Court, 1900-15.

pulsory primary education. A quarter of a century ago mothers and fathers were only too anxious to withdraw their children from school as soon as they were qualified to leave, often as early as twelve years of age, or to gain temporary release of them on any plausible pretext. Whereas now, when children must remain at school until the end of the term, in which they become fourteen years of age, the parents are eager to keep them there and to take advantage of all possible extensions and continuations. In fact, there has grown up generally a belief that "Education is a good thing."

The subject of education inevitably calls to mind the modern problem of Birth Control. Its exercise is obvious even in this comparatively remote village. A generation ago ninety to one hundred children attended the school. Now the village contributes only half that number. The falling-off is greater than at first sight appears. For in the meantime the age limit of enforced attendance has been appreciably raised. Formerly families of eight were frequent, and those of ten, or more, not uncommon. But among the younger generation the one-child family is only too prevalent, while a family of five is almost phenomenal. Disputes may rage as to whether Birth Restriction is a blessing or a curse, a virtue or a sin, a gospel to be propagated or a practice to be denounced, but all the while economic pressure or the increasing pursuit of pleasure silently assert themselves.

A generation ago there was an almost entire lack of recreation or relief from the monotony of daily toil. The sole relaxation for the wives was to be found in the monthly Mothers' Meeting organized and presided over by the Rector's wife. It is not without interest that the first of these now general institutions was founded in this village a little more than a century ago. Crawley, therefore, is the parent of the Mothers' Meeting. This must not be confounded with the Women's Institute, which is mainly a post-war creation, with no specifically religious or sectarian character and widespread throughout the kingdom. Its object is partly social, to unite all classes of the female population and produce a sense of community; partly educative, by means of frequent lectures and instruction in various handicrafts. In theory

it is founded on a purely democratic and egalitarian basis. But in practice, so far as the election of local officers is concerned, the ancient principle of "all the best places for all the best people" seems to hold good.

Whereas at the beginning of the twentieth century many, if not most, of the adult inhabitants had rarely been further than Winchester, and, within the writer's recollection, there were women who had not been beyond the limits of the village for four or five years on end, now, thanks to the generosity of Mr. and Mrs. Philippi, men, women and children, have at least one annual outing to Bournemouth, Southsea, or London. Contact with the outer world is maintained too by "wireless," of which there are many installations in the village. Moreover, to judge by the sounds issuing from various cottages, many of the housewives appear to do their daily work to the music of the ubiquitous gramophone. In the winter season Whist Drives and Dances are frequent and well attended.

The chief revolution, however, is in the matter of communications. Thirty years ago there was but one post a day and newspapers were already twenty-four hours old when they arrived. For long there have been two deliveries and despatches daily, while newspapers are regularly delivered each morning and even on Sundays. Before the war there was a carrier once or twice a week, taking two hours at least to reach Winchester. There are now five or six well-patronized motor-bus services daily. The small children from the outlying parts of the parish are conveyed to and from school by bus. "Joy-riding" is frequent, and the villagers are constantly "off to the pictures."

But the improvement of communications has been no unmixed benefit. Not only has the tranquil repose of the countryside vanished to be replaced by the continual drone of aeroplanes by day and night from the neighbouring air camp, the discordant clatter of motor cars and the strident pulsation of mechanical bicycles, but the roads have become increasingly dangerous as is testified by numerous and serious accidents to our people on the neighbouring highways.

In short, the once peaceful village has become a miniature of the world at large. It has come out of its isolation. Its speech conforms to the universal jargon: the ancient Doric has disappeared. It feels and thinks readily with the urban masses. It may not create opinion but it quickly responds to opinion formed elsewhere. It is characterized by the prevailing restlessness of modern life. It is easily bored. The placid yokel is no more.

INDEX

INDEX

Numbers in *italics* indicate references of unusual importance. A continuous reference is indicated by hyphenated page numbers. Not all irregular spellings are set forth. Only the chief families are listed. A few stray villages and towns occurring only once are omitted.

- A-bounding (going around the boundaries), 585, 591, 592.
 Ablactio (weaning), 199 *et passim*. *See* Partum.
 Academy, boys', 680, 682 ff.
 Account, back of, 501, 502, 503.
 Accounting, manorial, 13-18, 269, 500.
 Accounts, reeves', 18, 24, 186 ff., 239 ff., 473 ff., 500 ff. *See* Compotus, Pipa, Pipe roll.
 Acquietancia (acquittance), 14, 188 *et passim*
 Acquittance, 77, 78, 192, 200, 314-319. *See* Acquietancia.
 Acre, per perticam mensurata (an acre according to standard measurement), 200, 238. *See* Statutory acre.
 Acre prima (first acre), 527, 528.
 Acre, 235, 277, 527.
 Acre, customary, 30, 31, 47, 200, 287, 303, 518, 520, 531, 538, 539, 543.
 Acre locate (acres rented), 215, 223, 251 *et passim*.
 Acres rented, 320-325. *See* Acre locate.
 Acre, statutory, 38, 47, 49, 287, 520. *See* Acre.
 Adimacio (carrying in), 488.
 Advowson, 143, 146.
 Aëroplane, 700. *See* Illustrations 3 and 11.
 Affeerers, 25, 109, 512, 585, 590. *See* Affurator.
 Affrus, averius (affer, plowhorse), 216 *et passim*, 236, 237, 468, 482 *et passim*. *See* Avrus.
 Affurator (assessor of penalties), 510, 511, 515.
 Agistamentum (rough pasture?), 492.
 Agistment, 239, 320-325, 489, 501. *See* Agistamentum.
 Agnus (lamb), 189 *et passim*, 232, 236, 237, 241 *et passim*, 545.
 Agricultural expert, 27, 130, 138, 143, 155, 160, 686.
 Agricultural revolution, 137, 141.
 Agricultural rules, 107, 109.
 Agricultural year, 186.
 Agriculture, 111, 132, 151, 156, 157.
 Agriculture, technique of, 68, 99, 102, 114, 120, 132-141, 529, 597, 598, 608, 691-698.
 Alebroc (one-time tenant of C.), 61, 188 *et passim*, 490-491.
 Allecium (herring), 203 *et passim*, 232, 235, 244 *et passim*.
 Allee family, 574, 576, 631, 641-642, 648, 652, 660, 679.
 Allocatio (allowance to reeve), 15, 273, 274, 282, 299, 300, 308-309, 480, 496, 498.
 Allocation, 326-331.
 Allotment of enclosed land, 602, 603, 604, 605, 606-608, 609, 610, 612, 613, 614, 616, 617, 619-620, 621, 622-629.
 Allotments of land, 148-149, 690.
 Almen (German), 552.
 Alresford (Hants), 21, 58, 59, 124, 167, 170, 472, 667, 674.
 Alta Clere (Hants), 60, 499.
 Alvin Stilla, 158, 183, 185, 186, 464.
 Amercements (penalties in money), 20, 25, 80, 84, 106, 109, 187-188, 195, 205, 206, 470, 503-505, 510, 512, 585. *See* Amerciamentum.
 Amerciamentum (penalty in money), 15, 467, 493. *See* Amercements.
 America, 102, 126, 128, 133, 139, 161.
 Ancer, anser (gander), 253, 257 *et passim*.
 Andover (Hants), 4, 21, 60, 600, 672, 679.
 Anfeldus (anvil), 485, 498.
 Animal husbandry, 29, 40-46, 74, 76, 83, 84, 91, 137, 187, 200, 206. *See* Livestock.
 Annalis (one-year old bovine), 201 *et passim*, 395.
 Annuities, 461, 679.
 Annulus (ring), 298, 307.
 Apparatus, 303, 312, 497.
 Apples, 51, 52, 61, 231, 286. *See* Malum.
 Apprentice, 25, 93, 474, 660, 672, 689.
 Apprenticius (apprentice), 476.
 Arable farming, 29.
 Arable land, 28, 133, 185.
 Archer, 550, 552.
 Ariet' oves (heriot sheep?), 545.
 Armada, 158.

- Armour, 249.
 Arpentum (separate plot of land), 238.
 Arrears, 326-331.
 Arreragium (arrears of account), 188, 189 *et passim*.
 Arrura (plowing), 208, 224, 235, 289, 485, 504.
 Ars fabricalis (blacksmith's craft), 476.
 Artisan. *See* Blacksmith, Carpenter, Conductor, Lathamus, Mason, Thatcher, Tyler.
 Ascerum, acerum (steel), 216 *et passim*, 237, 242 *et passim*.
 Ashburton, Baron, 101-102, 123, 623, 630, 635-636, 647.
 Ashley (Hants), 666, 668.
 Ashley, Sir W. J., 52.
 Assessor, 462, 463.
 Assisa cervisie (assize of ale), 507.
 Assisa fracta (assize broken), 504, 505.
 Assize of bread and ale, 107, 503, 504, 505. *See* Assisa cervisie.
 Aston, Sir W., 469 ff., 576.
 At Mere, Robert (typical tenant of South Cawley), 232-238.
 Atrium (courtyard), 540.
 Aubyn, Philip, 50, 158, 454, 455, 456, 463-466.
 Auca (goose), 253, 257 *et passim*.
 Audit of accounts, 498-499.
 Auditor, 14, 23, 150, 299, 309, 499, 500, 501.
 Aula (hall), 202 *et passim*, 213, 217, 243 *et passim*.
 Australia, 126, 128, 684.
 Automobiles, 154, 686 ff., 701.
 Autumn work, 26, 76, 200.
 Avena (oats), 235, 237, 245 *et passim*.
 Averius (cattle), 541.
 Avrus, averus (affer, plowhorse), 189 *et passim*, 241 *et passim*. *See* Affrus.
 Baca (iron hook in harness of horse), 202 *et passim*.
 Back-gate, Bacegeate, Backet, 171, 173, 176, 179, 181, 639. *See* Illustration 12.
 Baco (flich of bacon), 192 *et passim*.
 Bacon, 20, 195, 547.
 Bail, 504.
 Bailey family, 568, 569, 570, 573, 575, 579, 584, 597, 614, 689.
 Bake-house, 213. *See* Coquina.
 Baker, 59, 125, 156, 157, 687, 688.
 Ballivata (bailiwick), 499.
 Bailiff, 14, 15, 17, 22, 24, 27, 51, 61, 74, 75, 108, 113, 130, 137, 186, 213, 268, 304, 333, 335, 471, 499. *See* Ballivus, Serviens.
 Bailiff, grain, 68, 130, 137.
 Bailiwick, 22, 499.
 Ballivus (bailiff), 240, 250, 254, 255, 259, 263, 272, 273, 281, 209, 308, 479, 480, 494, 495. *See* Serviens.
 Bank, 574.
 Banker, 679.
 Baptism, 554, 555-559.
 Barley, spring, 13, 26, 34, 35, 36, 51, 52, 64, 70, 71, 72, 73, 92, 188, 192, 193, 196, 206, 221, 239, 249, 258, 347-352, 474, 546, 547, 586, 633, 694, 697, 698. *See* Ordeum.
 Barley, spring, prices, 347-352.
 Barley, winter, 25, 35, 52, 53, 64, 353-354. *See* Ordeum yemalis.
 Barton (Hants), 505.
 Bartona (farmyard), 305, 308, 478.
 Barton Stacey (Hants), 104, 129, 626, 662, 663, 667, 668, 671, 673, 676, 677.
 Baring family, 160, 623. *See* Ashburton (Baron).
 Barrels, 547.
 Barton (farmyard), 547.
 Bassoon, 147, 573.
 Bassumly, Beastman-lea (furlong in C.), 182, 205, 210, 211, 218, 251, 270, 274, 279, 294, 295, 296, 305, 478, 492.
 Bath-house, 698.
 Beadle, 59.
 Beans, 52. *See* Fabe.
 Bectaria (threshing), 217. *See* Trituratio.
 Beds, 546, 547.
 Beeche family, 509, 513, 514, 517, 523, 546, 547, 559, 588.
 Beef, 53, 66.
 Beer, 20, 26, 53, 568, 569, 585, 675. *See* Cervisia.
 Beer House, 642.
 Beer keeper, 27.
 Bell ringers, 574.
 Bells, church, 566, 567, 568, 569, 570, 573.
 Belowes, 485, 498.
 Bercaria (sheepfold), 190 *et passim*, 253, 262 *et passim*.
 Bercarius (shepherd), 188 *et passim*.
 Bere, 35.
 Berebrutus (granary keeper or barley keeper), 232.
 Berecorn (winter barley), 353-354.
 Beremancorn (mancom), 35.
 Bestia (beast, animal), 235, 236.
 Beveridge, Sir William, ix, 313.
 Bible, 668.
 Bicycles, 154, 686 ff., 701.
 Bidens (sheep), 214, 236, 468, 478 *et passim*.
 Biga (cart), 202 *et passim*, 303, 312 *et passim*. *See* Carecta.
 Billa (bill), 273, 281, 282 *et passim*.
 Bills (credit instruments), 548.

- Bilman (soldier with a bill), 550, 552.
 Birch family, 104, 115, 463, 549, 574, 579, 582, 624, 627, 628, 629.
 Birinus, 167, 168, 169, 172, 175.
 Birkenhead Act, 117.
 Birmingham (Worc.), 124, 695.
 Birth control, 700.
 Bishop's palace, 258, 286. *See* Farnham, Wolvesey.
 Bishopstoke (Hants), 98, 632.
 Bittern (Hants), 61, 231, 233, 293, 489.
 Black Death, 62, 68, 76, 81, 93, 120, 142, 153. *See* Pestilentialia.
 Blacksmith, 19, 20, 21, 25-26, 38, 47, 51, 59, 68, 94, 116, 129, 155, 157, 192, 194, 195, 237, 258, 286, 474, 475, 528-529, 530, 557, 564, 566, 567, 568, 632, 657, 667, 668, 673, 676, 687. *See* Ars fabricalis, Faber, Officina fabrilis, Utensilia fabri.
 Blacksmith's shop, 639.
 Bladum (grain), 189, 235.
 Boar, 449. *See* Verres.
 Bond, 548, 573.
 Bond' (barrel hoop?), 281.
 Bondland, 30, 51, 57, 77, 80, 117, 119, 143, 268, 288, 293, 501, 502, 507, 518, 520, 538, 539, 544, 586, 594. *See* Terra nativa.
 Bondman, 24, 48, 51, 93, 94, 95, 99, 158, 518. *See* Nativus.
 Bond tenants, 501.
 Book, 564, 570, 573, 578, 579, 584.
 Boon-days, 193, 213, 441. *See* Dies precarius.
 Boon-money, 39, 40.
 Boon-work, 25, 26, 39, 47, 51, 67, 78, 90, 230, 239, 249, 286, 287, 288, 332-337, 474. *See* Precarium.
 Borda (plank), 262.
 Bordarii (bordars), 184, 185.
 Bordars (cottagers), 48, 54, 183, 186. *See* Bordarii.
 Bos (ox), 189 *et passim*, 233, 236, 241 *et passim*, 468, 482 *et passim*.
 Boscus (woods), 189, 467, 486, 492, 493, 498, 504, 505.
 Bothies, 686, 687, 690.
 Botre, butter (blacksmith's tool), 485, 498.
 Bovarius (oxherd), 190 *et passim*.
 Boundaries, 170, 171, 173-174, 176-177, 178, 179-180, 181-182, 185, 205.
 Bounties, 114.
 Boveria (cowshed), 197 *et passim*.
 Bovettus (three-year old bovine), 191 *et passim*, 233, 240 *et passim*, 388, 395.
 Bovettus anniculus (one-year old steer), 207.
 Boviculus (two-year old bovine), 207 *et passim*, 395, 507.
 Bovines, 43, 45, 65, 388. *See* Cattle.
 Bramdean (Hants), 669, 677.
 Bras (brass), 547.
 Brasmus (malt), 495.
 Brazil, 683, 685.
 Bread, 26, 52-53, 70, 71, 72, 249, 564, 566, 567, 568. *See* Panis.
 Breve (writ), 232, 273, 274, 282, 292, 299, 308, 309, 480, 488.
 Brickburner, 656, 678.
 Bricklayer, 116, 566, 569, 653, 673, 683, 684, 689.
 Brickmaker, 656.
 Bricks, 21, 60.
 Brickyard, 640.
 Briddes, bryttes (part of equipment of a cart's harness, bridle?), 280.
 Bridges, 53, 175, 177, 550, 602.
 Bright, Richard, 158, 1576, 630, 636, 647.
 Bristol (Glouc.), 664.
 Bro(c)tcorn(um) (a small grain mixed with pulse?), 35, 242, 245 *et passim*.
 Brotcorn, 35. *See* Broctcornum.
 Browning, Admiral, 159, 689.
 Browning family, 94, 99, 113, 459, 509, 513, 514, 525, 536, 537, 539, 541, 560, 561, 565, 582, 657, 668-669.
 Bruer (heath?), 277, 281.
 Bucatta, bukettus (bucket), 198 *et passim*.
 Bucket, 20, 41, 188, 193, 200. *See* Bucatta.
 Buddlesgate, hundred of, 25, 54, 61, 107, 185, 458, 461, 505, 550, 551, 553, 662.
 Builder, 671, 680 ff., 686.
 Bull, 188, 194. *See* Taurus.
 Bullöck, 55, 303, 547. *See* Bovettus.
 Burgclere (Hants), 59, 675.
 Burial, 554, 555, 559-561.
 Burrough family, 582, 638, 644, 648, 651, 655, 656, 658, 662, 672.
 Bushel (4 pecks, $\frac{1}{4}$ th of a quarter), 62. *See* Bussellus.
 Bussellus (bushel), 198 *et passim*.
 Busta, busca (firewood), 232, 237, 290, 308.
 Butirum (butter), 189 *et passim*.
 Butler, 687.
 Butter, 20, 43, 62, 66, 192, 239, 446-447. *See* Butirum.
 Buttlesgate, hundredum de, 455. *See* Buddlesgate.
 Cabilla (peg for harrow), 484.
 Cacabus (kitchen utensil), 248 *et passim*.
 Calves, 20, 45, 65, 70, 71, 72, 73, 394-397, 510. *See* Vitulus.
 Calx (lime), 273, 298, 480, 495.

- Camera (chamber), 217.
 Campus (field, furlong), 200, 205, 210
et passim, 235, 236, 241 *et passim*.
 Campus communis (common field), 519,
 522, 523, 524, 528, 530, 540.
 Canabus, caneuz (canvas), 190 *et passim*.
 Canada, 683, 685.
 Canal, 60.
 Candles, 572.
 Canford (Dorset), 93, 476.
 Canvas, 193. *See* Canabus.
 Capistrum (halter made of hair, rope, or
 leather), 190 *et passim*, 209, 242 *et*
passim, 485, 497, 498.
 Capital, capitalist, 83, 95, 100, 101, 118,
 123-129, 130, 145, 160, 162.
 Capon, chapon (capon), 192 *et passim*.
 Capon, 195, 453, 473.
 Carectarius conductor (master carter),
 479.
 Carectatum (cart load), 495.
 Carecta, caretta (cart), 189 *et passim*,
 232, 237, 303, 312 *et passim*.
 Carectilla (little cart), 253.
 Carettarius (carter), 203 *et passim*.
 Cariacio (carriage), 290, 292, 486, 488,
 498.
 Cariagium (service in carting), 283.
 Cariagium bosci (carriage of wood), 492,
 495, 498.
 Carnis (meat), 203, 241.
 Carpentarius (carpenter), 479, 495.
 Carpenters, 68, 69, 159, 557, 558, 574,
 632, 650, 653, 654, 662, 663, 665, 668,
 678, 683, 684, 685, 688, 689. *See* Car-
 pentarius.
 Carpenter's shop, 638, 645.
 Carriage of corn or grain, 78, 286, 288,
 475, 597.
 Carriage of hay, 286, 288.
 Carriage of letters, 54, 286, 597.
 Carriage of manure, 286, 288, 469, 475,
 490, 516, 517-518.
 Carriage of wood, 77, 78, 286, 288, 475,
 490, 502, 503, 582, 583, 597. *See*
 Cariagium bosci.
 Carrying the fold, 78. *See* Falda, Por-
 tactio falde.
 Carter, 18, 26, 59, 68, 558, 559, 656, 678.
See Carectarius conductor.
 Carter, John, 70.
 Carting, 46, 47, 54, 286.
 Carting manure, 78, 79. *See* Fima.
 Carts, 19, 82, 127, 188, 193, 332-337, 546,
 547, 573, 588, 591, 603. *See* Carecta.
 Caruca (plow), 180, 235, 237, 242 *et pas-*
sim.
 Caruca integra (whole plow), 280, 485.
 Carucarius (plowman), 188 *et passim*,
 232, 237, 240 *et passim*.
 Carucarius fugator (plowman driver),
 242.
 Carucata (about 100 acres), 465.
 Carucate, 463. *See* Carucata.
 Caseus (cheese), 189 *et passim*, 232, 233,
 236, 237.
 Caseus estivalis (summer cheese), 228 *et*
passim.
 Caseus yemalis (winter cheese), 292 *et*
passim.
 Cassatus (hide, of about 120 acres), 172,
 175.
 Castles, 53, 58, 61, 175, 177, 550.
 Castration, 41, 91, 407.
 Cathena (chain), 298, 308.
 Cattle, 32, 52, 140, 141, 145, 187, 206,
 239, 269, 588, 589, 590, 591, 603, 631.
See Annalis, Averius, Bos, Bovettus,
 Boviculus, Genicula, Juvenca, Live-
 stock, Steer, Taurus.
 Cawcer (cauter), 485.
 Ceine (kine), 547.
 Cellarer, 27.
 Celts, 3, 5, 8, 33, 48, 62, 88, 120, 161, 177,
 691.
 Cementarius (mason), 262, 479, 480.
 Cenevectorium (wheelbarrow), 485.
 Census, 152, 154, 155, 563.
 Census of 1841, 112, 155, 156, 631, 632,
 650-659, 680.
 Census of 1851, 112, 117, 155, 156, 157,
 659-679, 680, 686.
 Census of 1871, 680, 681.
 Census of 1881, 680, 681-682.
 Census of 1891, 680, 682.
 Census of 1901, 680, 682-683.
 Census of 1911, 680, 683-684.
 Census of 1921, 682, 684-685.
 Census of 1927, 154, 155, 156, 157, 685-
 690.
 Cepes (hedge), 467.
 Cepum (tallow), 272.
 Cera (wax), 242 *et passim*.
 Cert (tithingpenny), 503, 512. *See* Cer-
 tum, Tuth.
 Certum (tithingpenny), 108, 513, 514,
 517. *See* Tuth.
 Cervisia (beer), 281. *See* Assisa cervisie.
 Cevers (sieves?), 547.
 Chalk, 4, 5, 6, 7, 32, 35, 41, 91, 178.
 Chamber, 213, 239. *See* Camera.
 Charcoal, 60.
 Chare, 547.
 Charter, 14, 170 ff., 177 ff.
 Chattels, 55, 70, 195, 547, 548, 607, 615,
 618, 619.
 Chauffeur, 687.
 Cheese, 20, 25, 26, 51, 61, 62, 66, 71, 192,
 195, 206, 212-213, 221, 231, 239, 258,
 286, 287, 441-445. *See* Caseus.

- Cheese, keeper of the, 27, 43, 44. *See* Clavus (nail), 209, 216 *et passim*.
 Custos casei.
 Cheese prices, 441-445.
 Cherisetur, chirichetur, churichetur
 (churchscot), 191 *et passim*, 236, 237,
 238, 241 *et passim*.
 Chest, 547.
 Chevege, 93, 95, 109, 319, 473. *See*
 Recognitio annualis.
 Cheyney Court, 110.
 Chickens, 18, 20, 52, 60, 66, 70, 71, 87,
 188, 193, 195, 196, 258, 451-453, 474,
 501, 503, 531. *See* Capo, Capon, Gal-
 lina, Gallus, Poletria, Pulcinus, Pulla.
 Chilbolton, Ceolbolding (Hants), 104,
 170, 173, 176, 456, 458, 460, 461, 506,
 547, 559, 599, 624, 669, 670, 676.
 Chilcomb, Ciltecumba (Hants), 8, 167 ff.,
 170 ff., 184.
 Children, 153, 154, 157, 213, 239, 650,
 660, 680 ff., 686-690, 699, 700, 701. *See*
 Heirs, Heres, Plowboy, Shepherd boys.
 Chimneys, 563, 573, 574.
 Chines, 53.
 Chippare (to chip?, with ref. to plows),
 39, 298, 307.
 Chivagium (chevage, annual recogni-
 tion), 476. *See* Recognitio annualis.
 Chorulus, corulus (hazel), 232, 287, 289.
 Church building, 114.
 Churchscot, 25, 54, 56, 71, 79, 80, 87, 144,
 188, 195, 451-453, 489, 500, 503. *See*
 Cherisetur.
 Church of Crawley, 143-148, 163, 185,
 213, 552, 553, 563, 568, 570, 571, 574,
 599, 602, 608, 617, 646. *See* Ecclesia.
 Church of England, 120-123.
 Church of Rome, 7, 8, 12, 14, 62, 119, 122,
 147.
 Churchwarden, 27, 114, 158, 554, 561-
 577, 612, 649.
 Churchwardens' accounts, 112, 561 ff.
 Churchyard, 572, 646.
 Cibus (food), 209, 487.
 Cicera, cisera (cider), 248, 258 *et passim*.
 Cider, 239, 249. *See* Cicera.
 Cilex, silex (flints), 479.
 Ciminum, cyminum (cummin), 240 *et*
passim.
 Cippus (stocks), 189.
 Clameum falsum (false claim), 505.
 Clates, clatus (hurdle), 190 *et passim*, 232,
 235, 289. *See* Crates.
 Claustura, clastura, clausura (brushwood
 for hedges), 243, 263 *et passim*, 496.
 Clausum (a close), 524.
 Clavis (clove of 7 lbs.), 198, 199 *et passim*.
 Clavis (key), 253 *et passim*.
 Clavus (clove of 7 lbs.), 202, 204, 214 *et*
passim.
 Clayesmore School, 151-152, 684, 685.
 Cleats, 19.
 Cleia (hurdle), 243.
 Clere, High (Hants), 196, 410, 421, 451.
See Aeta Clere.
 Clericus tocius episcopatus Wintoniensis
 (clerk of the whole bishopric of Win-
 chester), 535.
 Clerk of court, 106, 108, 466.
 Clerk of the parish, 148, 562, 563, 564,
 566, 567, 568, 572.
 Clerk of the bishopric, 471, 531, 540. *See*
 Clericus.
 Clerk of the peace, 613.
 Climate, 135, 138.
 Cloth, 21, 60, 155, 560. *See* Laneus
 pannus, Lennen, Linea tela, Pannus.
 Clothier, 590.
 Clothing, 70, 73, 155, 249.
 Clove (a weight of 7 lbs.), 24, 62, 188,
 192, 212-213. *See* Clavis, Clavus.
 Clover, 694.
 Club, village, 699.
 Clutum (clout-nail), 202 *et passim*.
 Coal, 696.
 Cobbard, 547.
 Coffe, 547, 554.
 Coke, Gilbert, 83.
 Collare (horse collar), 209 *et passim*, 485
et passim.
 Collar maker, 568.
 Collectio bercarie (pickings of wool in
 sheepfold), 478.
 Collector (collector of taxes), 254.
 Collector of rent, 24, 473, 474, 489, 490,
 499. *See* Collector redditus.
 Collector of taxes, 462. *See* Collector.
 Collector redditus (collector of rent), 481,
 496, 498.
 Color (coloring matter), 262, 281 *et pas-
 sim*.
 Combefurlong (furlong in C.), 6, 34, 36,
 103, 241, 249, 251, 254, 260, 264, 270,
 279, 282, 283, 305, 519.
 Commandments, Ten, 569.
 Commissioners for enclosure, 599 *et pas-
 sim*.
 Common carrier, 663.
 Common downs, 597, 599, 600, 601, 606,
 611, 612, 615, 617, 620, 621, 622, 623.
 Commoners, 587.
 Common fields, 30, 31, 37, 105, 200, 508,
 509-510, 527, 585, 586, 588, 590, 593,
 594, 596, 597, 598, 599, 600, 601, 605,
 606, 608, 611, 612, 615, 617, 620, 621,
 622, 623. *See* Campus communis.
 Common flock, 508, 510.
 Common meadows, 598, 600, 601, 617,
 620, 621, 622. *See* Pratium.

- Common, right of, 608, 620.
 Commons, 104, 105, 596, 604, 605.
 Commons, stint of, 510.
 Common woodlands, 287, 596, 597, 599, 600, 601, 604, 605, 606, 612, 615, 617, 620, 621, 622, 623.
 Communitas (community), 232.
 Commutation of labor, 12, 23, 57, 67, 74-80, 84, 87, 88, 91, 94, 120, 195, 206, 231, 268, 277, 286, 293, 320-325, 466, 468, 470, 474, 490, 516. *See* Opera relaxata.
 Companagium (food given by lord at boon-work), 210, 299, 308.
 Compostum (manure), 237.
 Compotus (account), 15, 16, 188 ff.
 Concordia (agreement), 464, 465.
 Conductor (master artisan, contractor), 69, 269, 273, 495.
 Conies, 60, 501. *See* Cuniculus.
 Conies, farm of, 325, 490, 501.
 Consuetudo (customary due or payment), 191 *et passim*, 277, 468, 483, 509, 511, 515, 519, 528, 529, 530, 532, 533, 534, 540, 543. *See* Custuma.
 Contempt of court, 192. *See* Sursisa.
 Convencio (agreement), 81, 300, 308, 309, 465, 495. *See* Concordia.
 Coopertor (roofer, slater, thatcher, tiler), 69, 269, 273, 281 *et passim*.
 Copicium (copse), 243 *et passim*, 480, 496.
 Copperas, 42, 248. *See* Coperosa.
 Copse, coppice, 127, 303, 593, 640, 641, 642, 646.
 Copula (joist?), 262, 495.
 Coperosa (copperas), 253, 262.
 Copyhold, copyholder, 56, 95, 105, 117, 118, 119, 458, 508, 509, 510, 532, 534, 535, 585, 586, 587, 590, 592, 593, 594, 595, 596, 597, 611, 619, 620.
 Copy of court roll, 609, 619.
 Coquina (kitchen), 217, 262.
 Corbella (basket), 198. *See* Sporta bladiifera.
 Corda (rope), 190 *et passim*.
 Cornebote, 352.
 Corium (hide of bovine or horse), 189 *et passim*, 395.
 Corn fields, 586, 588, 589, 590, 591.
 Cornwall, 383.
 Corredium (food allowance), 190 *et passim*.
 Corrody, 90, 130.
 Cotagarius, cotarius, cotsetler, cotsetlus (cottager), 49, 184, 205-206, 211, 212, 289.
 Cottage, 25, 74, 98, 110, 111-112, 113, 115, 116, 117, 118, 119, 123, 125, 127-129, 131, 137, 139, 143, 156, 162, 200, 205, 287, 288, 459, 520, 528, 529, 531, 542, 543, 596, 631, 632, 640, 641, 645, 687 ff., 699. *See* Cottagium.
 Cotlager, 49, 97, 102, 114, 116, 126, 128, 161, 184, 631. *See* Cotagarius.
 Cottages, tied, 98, 127, 462.
 Cottagium, cotagium (cottage without common rights?), 237, 238, 289, 291, 487, 522, 523, 527, 529, 530, 532, 543.
 Coulter, 25, 38. *See* Culter.
 Coupere, Copper, family, 82, 83, 112, 113, 237, 238, 242, 284, 295, 300, 303, 306, 309, 455, 466, 467, 468, 476, 490, 491, 492, 494, 544, 545, 546, 551, 552, 557, 561, 663.
 Court baron, 108-109, 508-509, 512, 585, 588, 594.
 Court, contempt of, 504.
 Court dues, 192, 193, 320-325.
 Court leet, 512.
 Courtney family, 565, 566, 575, 651, 660, 677.
 Court presentments, 585-595.
 Court records, 116, 503 ff.
 Court roll, 14, 56, 96, 111, 112.
 Courts (legal), 7, 10, 14, 23, 49, 55, 61, 83, 84, 102, 106-111, 130, 131, 142, 187, 213, 230, 268, 303, 304, 464, 466, 470, 471, 500, 502, 503-518, 585-595, 597, 621. *See* Curia, Curia baronis, Customary court, Leet, Leta, Hundred court, Hundredum.
 Court, the (manor house), 103, 213, 239, 304.
 Courtyard, 173. *See* Curia.
 Cowdown, 586, 592, 594, 626, 638, 642.
 Cowherd, 27, 46, 67, 68, 70, 200. *See* Bovarius.
 Cowman, 689.
 Cows, 42, 45, 55, 65, 66, 70, 71, 97, 103, 112, 127, 137, 188, 194, 249, 389-391, 394-397, 501, 507, 531, 539, 585, 590, 591. *See* Vacca.
 Cows, prices, 389-391.
 Cow-stable, 69.
 Cox family, 553, 560, 579.
 Cradle-hold tenure, 30, 47, 54, 56.
 Crates (hurdle), 203 *et passim*. *See* Clates.
 Crawford, Capt. O. G. S., 5, 6.
 Crawley Court (great house), 41, 124, 125, 126, 127, 128, 129, 130, 131, 133, 142, 146, 147, 148, 157, 163, 559, 631, 632, 685, 686, 687.
 Crawley Court estate, 132-141, 685, 691, 699.
 Crawley, duality of, 8, 47-48.
 Crawley Farm, 586, 594.
 Crawley, hundred of, 37, 233.
 Crawley, income from, 185, 186.
 Crawley, lordship of, 8, 161.

- Crawley, manor of, 3, 9, 12-13, 14, 142, 148, 285, 293, 469, 470, 471, 472, 598, 600 *et passim*. See Manerium.
- Crawley, meaning of, 4, 177.
- Crawley, North, 9, 31, 33, 38, 39, 40, 45, 46, 47, 48, 49, 61, 70, 74, 76, 77, 78, 88, 92, 94, 97, 115, 120, 182, 187, 212, 230, 235-238, 239, 286, 288, 289, 290, 291, 292, 295, 474, 485, 486, 487, 488, 490, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 541, 542, 543, 552.
- Crawley, parish of, 3, 113, 117, 126, 127, 130, 133, 134, 148-152, 153-154, 156, 177, 546, 547, 550, 553 ff., 578 ff., 598, 599, 600 *et passim*, 630 ff., 650 ff., 659 ff.
- Crawley, South, 9, 23, 24, 31, 33, 39, 45, 47, 48, 49, 50, 70, 73, 80, 88, 98, 99, 116, 120, 182, 187, 230, 231, 232-235, 288, 289, 290, 292, 293, 306, 479, 485, 486, 489, 490, 498, 500, 507, 508, 509, 510, 516, 517, 519, 520, 521, 522, 524, 525, 527, 536, 538, 539, 541.
- Crawley, tithing of, 3, 24, 553, 587.
- Crawley village, 3, 9, 126, 142, 143, 156, 159, 625, 628, 651 ff.
- Crec(c)he, cracche, tracche (crib for sheep?), 243 *et passim*, 303, 312, 485, 498.
- Credit sale, 16, 19, 249, 294.
- Crescentius, Petrus, 35.
- Cresta (ridge tile?), 495.
- Crestura (coping), 273.
- Cribrum (sieve), 298, 308, 485.
- Crime, 7, 91, 149.
- Croft, 501.
- Crofta, croftum (close or arable apart from a dwelling?), 278, 296, 305, 477, 479, 491.
- Crofte's furlong, 606.
- Crofts farm, 567, 579, 677, 678.
- Crops, failure of, 71, 126, 142.
- Cuba (cheese die), 485.
- Cuell, Kewel, family, 552, 553, 585, 645, 649, 653, 654, 656, 666, 672, 673, 675, 689.
- Culter (coultter or fore-knife of a plow), 237, 241 *et passim*.
- Cumberland, Duke of, 158, 575, 579.
- Cummin, 23, 84, 87, 500, 501. See Ciminum.
- Cuniculus (rabbit), 467, 478.
- Curall, 35, 64, 192, 193, 344-347.
- Curallum, curallum (curall, inferior wheat), 189 *et passim*.
- Curate, 27, 144, 149, 156, 557, 558, 560, 659, 665.
- Curatus de Crawley (curate of Crawley), 546.
- Curia (court held between tours), 479, 494.
- Curia (court and courtyard), 190 *et passim*, 233, 243 *et passim*, 277.
- Curia, curia baronis (court baron or customary court), 242, 252, 261, 272, 280, 297, 307, 467, 468, 479, 493, 494, 509, 511, 512, 514, 516.
- Curia de Wulueseia (court of Wolvesey), 232.
- Curtilage (yard pertaining to a messuage or toft), 49, 50, 110, 129, 142, 320-325, 531, 538. See Curtillagium.
- Curtillagium (garden or yard about a house, possibly also cottage with garden), 215 *et passim*, 529, 532, 539, 540.
- Customary acres, 239, 249, 500.
- Customary allowance, 194, 441-445, 448-450. See Corredium, Corrody, Companagium.
- Customary court, 108, 109, 585.
- Customary rents, 117, 143, 500.
- Customary tenants, tenements, 28, 30, 37, 44, 45, 46, 47, 48, 49-50, 51-53, 61, 80, 94, 95, 97, 98, 106, 110, 111, 112, 119, 128, 129, 152, 161, 268, 269, 287, 501, 505, 511, 512, 513, 516, 588, 590, 595, 596, 622, 630. See Customarius, Tenementa customaria, Tenens customarius.
- Customary tenure, 54-57, 105, 117, 118.
- Customs, 53-58, 142.
- Custos agnorum (lambherd), 191 *et passim*.
- Custos bladi (keeper of the grain), 218.
- Custos casei (keeper of the cheese), 232.
- Custuma (custom), 285. See Consuetudo.
- Custumal, 14, 47, 56, 76, 79, 229-238, 288, 466. See Custumarius.
- Custumarius (book of customs), 468.
- Custumarius (customary tenant), 270, 273, 289, 290 *et passim*.
- Custus (4th decl., cost), 233, 237, 242 *et passim*.
- Daeria (dairy), 190 *et passim*.
- Daia (dairymaid), 190 *et passim*.
- Dairy, dairying, 19, 126, 155, 193, 332-337.
- Dairymaid, 26, 27, 51, 68, 193, 194, 213, 258, 688. See Daia.
- Dairymaid, 137.
- Daughters, 93, 94. See Children, Heiress.
- Davis family, 676, 687.
- Davy family, 94, 95, 96, 97, 99, 282, 295, 306, 455, 456, 476, 477, 479, 481, 490, 491, 492, 493, 494, 497, 509, 511, 518, 519, 521, 523, 527, 529, 531, 532, 534, 535, 547, 554, 555.

- Dawley family, 513, 514, 531, 532, 533, 534, 589.
 Dearth, 11.
 Debt, 106.
 Decen(n)a (tithing), 233, 242, 252 *et passim*, 506, 513, 519, 522.
 Decen(n)arius (tithingman), 233, 506, 512, 513, 514, 515, 517.
 Decima (tithe), 191 *et passim*.
 Deep-dell, Deopan delle, Dibdel, 171, 173, 176, 179, 182, 641, 642. *See* Illustration 12.
 Defalta (default or failure to be present), 506 *et passim*.
 Default, 77, 78, 192, 314-319, 451-453.
 Defectus (default), 15, 188 *et passim*.
 Defectus finientis (lack of someone to fine for), 522 *et passim*.
 Delictum (encroachment), 224 *et passim*.
 Delivery, 193, 326-331. *See* Liberatio.
 Demesne, dominium, 12, 13, 18, 24, 27-30, 37, 39, 53, 55, 57, 77, 80-86, 91, 92, 104, 105, 120, 183, 184, 185, 186, 192, 200, 205, 231, 239, 249, 287, 294, 458, 466-472, 474, 489, 500, 501, 507, 516, 517, 518, 595, 597, 630. *See* Dominicum, Home farm.
 Denarii (money), 274, 282 *et passim*, 467, 480, 481, 493, 495, 496.
 Dies precarius (boon-day), 232, 235, 237, 238.
 Diet money, 574.
 Disallocatio (disallowance, charge), 15, 299, 309, 480.
 Disease, 20, 46, 53, 92, 586, 593. *See* Black Death, Faishons, Glanders, Morbus rubeus, Morina, Murrain, Pestilence, Pox, Smallpox, Verolle.
 Dishonesty in accounts, 16, 17.
 District Council, 148, 149.
 Ditches, trenches, 17, 103, 178, 181, 466, 596, 602, 605, 616. *See* Fossatum.
 Dog Close, 567, 575.
 Dolacio (distribution), 495.
 Doleum (tun), 258.
 Domesday Book, 32, 33, 39, 48, 54, 85, 142, 143, 153, 161, 183-186, 464.
 Domestic service, 151, 155, 157.
 Dominicum, dominium (demesne), 188, 201 *et passim*, 468, 533.
 Dominus (lord of the manor of C.), 209 *et passim*.
 Dominus capitalis (chief lord), 465, 466.
 Domus (house, outhouse), 467, 495.
 Domus mansionalis (dwelling-house), 533, 536, 537.
 Dorchester, Dorcestrea (Oxf.), 7, 167, 169.
 Dounpott, 547.
 Dovecot, 59.
 Downs, 596, 603, 604, 605, 635 ff.
 Downton, Duntana (Wilts), 58, 59, 170, 171, 173, 175, 199, 204.
 Drage (mixture of barley and oats), 35, 59.
 Drakenord (furlong in C.), 34, 36, 107, 233, 239, 241, 249, 251, 254, 260, 264, 265, 270, 294, 296, 477, 492.
 Draper, Jordan le, 212, 217.
 Dressmaker, 660, 667, 672, 673, 676, 678.
 Driver, 68. *See* Fugator.
 Drover, 258.
 Ducks, 585, 593.
 Duodecem (jury of 2), 509, 511.
 Earsh field and ground, 592.
 E(a)stfield (of C.), 31, 475, 481, 501, 521, 531, 533, 539, 540.
 Eastman's Academy, 152. *See* Academy (boys').
 Ebblesburn (Wilts), 173, 176.
 Ecclesia (church), 168, 172, 185, 295, 304, 546.
 Ecclesiastical commission, 22, 57, 85, 110, 111, 117, 118, 121, 122.
 Economic attitudes, 90-92.
 Edmondes family, 507, 509, 510, 511.
 Education, 549, 692, 699-700. *See* School.
 Eggs, 20, 71, 127, 473. *See* Ovum.
 Election, 510 ff.
 Electrician, 687, 688.
 Elemosina (alms), 210. *See* Hospitium.
 Enclosure, 24, 100, 103-105, 111, 114, 153.
 Enclosure Act (1794), 104, 115, 160, 596-622.
 Enclosure award, 603-604, 605, 612-613, 616, 617, 620, 622-629.
 Enclosure, expense of, 610-611, 614-615.
 Enclosure of 1795, 30, 33, 34, 60, 78, 79, 82, 99, 101, 102, 104-105, 106, 115, 117, 121, 125, 133, 142, 144, 289, 303, 469, 516, 577, 586.
 Enclosures, ancient, 104, 622, 624, 627, 628, 629.
 Enclosures, old, 609, 610, 612.
 Enfranchisement of land, 30, 58, 86, 111, 112, 117-119, 122, 123, 125, 464, 597.
 Engineer, 689.
 Episcopus (bishop, of Winchester), 168 *et passim*, 208 *et passim*. *See* Winchester (bishop of).
 Equines, 43, 45. *See* Affrus, Avrus, Equus, Horses.
 Equus (horse), 211 *et passim*, 236, 237 *et passim*, 468, 482 *et passim*, 515.
 Error in accounts, 16.
 Escaeta (escheat), 272, 297, 306, 467, 493, 519.
 Escaelor (escheator), 300, 309.

- Escheat, 55, 74, 78, 96, 108, 112, 117, 277, 470, 518. *See* Escaeta.
- Escheator, 294, 304.
- Eschines porcorum (chines), 215, 221 *et passim*, 236.
- Essonia (essoins), 511.
- Estate manager, agent, 27, 130, 159, 650, 662, 686.
- Estreats, 466.
- Evesbord, 480.
- Ewes, 27, 42, 43, 44, 65, 70, 71, 192, 194, 248, 269, 303, 404-409, 435-440, 467, 490, 501, 508, 510, 526, 589. *See* Ovis matrix.
- Ewes, prices, 404-409.
- Excambium (exchange), 307.
- Exchequer, 470.
- Executor of estate, 533, 534, 536, 537, 538, 540, 543, 544, 545, 546, 548, 616.
- Exitus grangie (yield of the grange), 190 *et passim*, 481.
- Exitus manerii (yield of the manor), 15, 196, 207 *et passim*.
- Exitus porcorum (entrals of pigs), 215 *et passim*.
- Expensa forinseca (outside or unusual expense), 189 *et passim*.
- Expensa necessaria (necessary expense), 216, 217 *et passim*.
- Expense, 193, 326-337.
- Extenta (valuation?), 467, 493.
- Extrahura (stray, strayed animal), 109, 301, 484, 506, 507.
- Extraneus (an outsider), 209.
- Eyard land (yardland), 546. *See* Virgata.
- Fabe (beans), 198 *et passim*.
- Faber (blacksmith), 188 *et passim*, 237, 238, 240 *et passim*.
- Faggots, 578, 582, 583.
- Fair of St. Giles, 21, 61, 73, 269.
- Fairs, 9, 58.
- Faishons (disease in horses), 593.
- Falcacio (mowing), 233, 273, 281 *et passim*, 290, 486.
- Falda (fold), 232, 236, 298, 486.
- Falda domini (lord's sheepfold), 289, 290.
- Falda hominum, customariorum (tenants' sheepfold), 214, 222, 235, 240, 260 *et passim*.
- Fallow, 33, 35, 36, 37, 52, 70, 91, 105, 134, 135, 586. *See* Warectus (campus).
- False claim, 504. *See* Clameum falsum.
- False oath, 504.
- Familia regis (king's household), 244.
- Family, 651 *et passim*, 700.
- Famine, 81. *See* Crops (failure of).
- Famuli (servants), 255, 258, 264 *et passim*, 545, 546.
- Famuli curie (court servants), 26, 309.
- Famuli domus (household servants), 26.
- Fareham, Ferham (Hants), 42, 59, 665.
- Farina (flour or meal), 255, 283. *See* Oatmeal, Potagium, Pottage.
- Farm (estate), 631. *See* Tenementa.
- Farm bailiff or foreman, 125, 691, 697.
- Farm manager, 688, 697.
- Farm of lands, 466, 489. *See* Demesne, Firma, Home farm.
- Farm of livestock, 466, 489. *See* Firma, Firma bidencium.
- Farmer, 98, 99, 111-117, 127, 143, 557, 660, 670, 674, 677, 679, 680 ff., 686, 690. *See* Firmarius.
- Farmer, general, 79, 304, 516. *See* Farmer of the demesne.
- Farmer of the demesne or home farm, 24, 28, 77, 99-103, 104, 124, 466, 467, 473, 474, 489, 490, 499, 500, 501, 518, 528, 586, 596, 597.
- Farnham, Fernham (Surrey), 10, 58, 61, 258, 263, 277, 282, 496, 499.
- Farthingland (5½ acres), 31, 47, 48, 95, 97, 99, 115, 230, 286, 287, 288, 293, 474, 501, 520, 525, 526, 527, 528, 533, 535, 542, 543. *See* Ferling, Ferlingata, Ferlingus.
- Farthinglander, farthing-holder, 49, 67, 72, 77, 94, 114, 490. *See* Ferlingatarius.
- Feed, 347-372. *See* Fodder, Prebenda.
- Fences, 31, 91, 585, 589, 591, 593, 596, 602, 605, 607, 611, 612, 616, 626, 627. *See* Hedges.
- Fenestra (window), 495.
- Fenum (hay), 198 *et passim*, 232, 234, 237 *et passim*, 292 *et passim*, 468, 489.
- Feodum (fee, wage), 465, 480.
- Ferling, farthing (5½ acres), 25, 47, 48, 77. *See* Farthingland.
- Ferlingata (farthingland, 5½ acres in North Crawley), 289, 521, 522, 523, 524, 525, 527, 529, 530, 531, 533, 534, 535.
- Ferlingatarius (farthinglander), 290 *et passim*.
- Ferlingatum (ferling), 531, 532.
- Ferlingus (farthingland), 270, 296, 305, 306 *et passim*, 477 *et passim*, 519 *et passim*.
- Ferramentum (ironwork and horseshoeing), 189 *et passim*, 237, 242 *et passim*.
- Ferri caristia (scarcity of iron), 261.
- Ferrum (iron), 216 *et passim*, 237, 242 *et passim*.
- Ferrum pedale (foot-iron for plow), 242 *et passim*.
- Ferrura (ironwork, horseshoes), 237. *See* Ferramentum.
- Fertilizer, 136, 141, 691, 696, 697.

- Ferura (ironware), 243. *See* Ferrura.
 Fetiles (a furlong in C.), 591.
 Fetters, iron, 589, 590, 591.
 Ficht-wite, 192.
 Field, 31, 200, 205, 249, 258, 303, 501, 517, 603. *See* Campus, Furlong, Furlongus.
 Field system, 30-33, 531.
 Fields, summer, 586, 589, 591, 592, 593.
 Fifield family, 462, 464, 517, 565, 567, 575, 576, 579, 580, 582, 631, 639-640, 647, 660.
 Fighting, 504.
 Filum (thread), 209.
 Fimum (used in plu., manure), 233, 237, 290, 298, 308, 486.
 Fines (agreements, or payments for final accord), 15, 20, 55, 56, 57, 84, 85, 89, 96, 97, 105, 108, 109, 116, 119, 187, 195, 202 *et passim*, 242, 268, 467, 470, 479 *et passim*, 502, 503, 508, 514, 518-530, 597, 617, 619, 620, 632.
 Fines, book of, 97, 112.
 Firehot(e), 466, 467, 469, 472, 493.
 Fire in Crawley, 142, 566.
 Firewood, 231.
 Firma (farm or lease), 80, 519, 545.
 Firma bidencium, 493, 495.
 Firma cuniculorum, 478, 493.
 Firma domini de C. (farm of the lord of C.), 495.
 Firma manerii, 467, 478.
 Firmarius (farmer or lessee), 467, 468, 477, 478, 481, 482, 484, 485, 491, 492, 493, 494, 495, 496, 497, 498.
 Firma suis (farm or lease of the sow), 306.
 Fish, 52, 59. *See* Allecium.
 Fish pond, 58.
 Fitt family, 570, 575, 576, 578, 579, 639, 647.
 Five-handed, 505.
 Fleeces, 196.
 Fleeces, great, 71, 72, 192, 194, 420-425. *See* Vellera.
 Fleeces, lambs', 71, 72, 192.
 Fleeces plucked, 420-425.
 Fleetwood, Sir Gerard, 100, 158, 457, 458.
 Flornayl, 262.
 Fodder, provender, 194, 206, 693. *See* Prebenda.
 Foldage, 43, 320-325, 474.
 Fold, common, 212, 269, 474.
 Fold, tenants', 212, 269. *See* Falda hominum.
 Food, 51-53, 67, 75, 92. *See* Cibus, Pastum, Fransum.
 Food allowance, 75, 193, 200, 206, 213, 344-352, 355-360. *See* Corredium, Corrody.
 Foot-irons, 38-39. *See* Ferrum pedale.
 Forage, 504, 693, 694, 695.
 Foragium (straw for thatching), 262.
 Forehamer, forge hamore, 485, 498.
 Forfeiture, 470, 590.
 Forisfactura, forisfactum (forfeiture), 189, 467, 493.
 Forum (market), 18, 298, 306, 478, 479, 481, 483.
 Fossatum (trench, ditch), 241, 251 *et passim*, 466, 467, 493.
 Fox and Hounds, 688.
 France, 79, 80, 119, 683.
 Francium plegium (frankpledge), 506.
 Frankpledge, 61, 107, 201, 470, 504, 505, 508-509.
 Frater (friar), 203, 209.
 Free alms, tenure of, 177.
 Freedom, 92-95.
 Freehold, freeholders, 54, 57-58, 61, 98, 118, 119, 587, 588, 590, 596, 597, 620.
 Freehold tenements, 28.
 Freeman, 9, 50, 88, 230, 505.
 Free suitor, 510, 512.
 Free tenant, 231, 511.
 Friar, 42-43, 200, 205. *See* Frater.
 Frithestan, 170, 172, 175, 177, 178, 180.
 Fromond family, 231, 240, 250, 259, 268-269, 270, 272, 278, 296, 305, 454.
 Frumentum (wheat), 189 *et passim*, 235, 242 *et passim*.
 Fugator (driver of plow horses), 245 *et passim*.
 Fuller, 59.
 Furagium (foraging), 505.
 Furca, furta (prop?), 225, 262.
 Furlong, 16, 31, 32, 37, 103, 200, 205, 206, 249, 258, 294, 489, 522 *et passim*, 590.
 Furlongus (furlong, shot), 532.
 Furnus (oven), 217 *et passim*.
 Furze, 635 ff.
 Fustum (a log), 208.
 Furniture, 154, 547.
 Gabulum assisum (fixed rent), 14, 87, 188. *See* Redditus assisus.
 Gadd (gad or bar of iron or steel), 224.
 Gafol (rent), 192.
 Gallina (hen), 191 *et passim*, 236, 238, 241 *et passim*, 532. *See* Chickens.
 Gallus (cock), 236, 238, 532. *See* Chickens.
 Gamekeeper, 27, 138, 157, 655, 669, 688.
 Garage, 157.
 Garba (sheaf), 208 *et passim*, 232, 235, 245 *et passim*.
 Gario (serving man or helper), 217, 244, 269 *et passim*.
 Garden, gardening, 97, 115, 116, 123, 127, 146, 148, 151, 528, 531, 565, 567, 575, 593, 626, 630, 631, 635, 636, 637, 638,

- 639, 640, 641, 644, 645, 690. *See* Great House, 575, 576, 579. *See* Crawley Court.
- Gardinum.
- Gardener, 116, 155, 558, 559, 653, 673, 680, 687, 688, 689.
- Garderobarius (wardrobe keeper), 273, 282.
- Gardianus (guardian), 526.
- Gardinum, gardinus (garden, orchard), 232, 248, 293, 489, 529, 532.
- Gatés, 103, 109, 514, 585, 587, 589, 591. *See* Janua.
- Gavel-land, gavel land (gafol- or rent-land?), 57, 78, 518, 519, 524, 525, 526, 527, 528.
- Gay, E. F., x, 5.
- Geese, 20, 52, 71. *See* Auca.
- Generosus (gentleman), 535, 536, 542, 543.
- Gemicula (heifer), 191 *et passim*.
- Gentleman, 99-103, 111, 126, 141, 158, 557, 559, 632, 698.
- Gentleman farmer, 597, 698.
- Gercia (young ewe), 191 *et passim*.
- Germany, 79, 682 ff.
- Glanders, 593.
- Glasgow, 124, 160, 689.
- Glazing windows, 570, 574.
- Glazure, glazier, 567, 572, 573.
- Glebe, 461, 605, 633, 646, 649.
- Godwin family, 99, 104, 110, 112, 113, 115, 116, 125, 142, 158, 457, 462, 463, 512, 513, 514, 537, 538, 541, 542, 543, 544, 547, 548, 549, 551, 556, 560, 565, 571, 574, 575, 576, 579, 583, 584, 587, 589, 592, 594, 595, 598, 625, 640, 647, 648, 652, 657, 659, 663, 664, 687.
- Goods, movable, 454-459. *See* Chattels.
- Gospel hall, 147, 159.
- Governess, 677.
- Grain, 11, 14, 15, 17, 18, 26, 27, 28, 33, 36, 41, 50, 51, 52, 60, 63, 64, 70, 82, 83, 84, 100, 112, 114, 127, 133, 140, 141, 145, 187, 188, 206, 239, 240, 249, 258, 263, 286, 314-319, 458, 475, 489, 608, 631, 634. *See* Avena, Betecorn, Bladum, Broctcorn, Corn, Drage, Frumentum, Mancorn, Mixtil, Ordeum, Rye.
- Gramophone, 701.
- Granarium (granary), 190 *et passim*, 232, 244 *et passim*.
- Granary, 98, 193, 269, 287, 531, 539.
- Grange, 16, 69, 193, 205, 239.
- Granger, 24, 473.
- Grangia (grange), 7, 254 *et passim*.
- Grangiator (granger), 481.
- Grass, 593.
- Grass crop, 694, 698.
- Grass seed, 608.
- Gray, H. L., 76.
- Groom, 660, 664, 672, 680 ff., 687.
- Grounde pynnynge, 495.
- Grop(p)are (to put hooks on, with reference to carts), 243, 253, 262.
- Gropus (hook), 280.
- Groundsellare (to put in a ground sill), 479, 495.
- Grunsilles, 480.
- Guano, 136.
- Guardian, 57, 525, 526, 608, 609, 616. *See* Gardianus.
- Guilford (Sussex), 127.
- Gunn' (part of hinge?), 262.
- Gutertile (gutter tile), 298.
- Gutter hippes, 495.
- Gypsies, 137, 213.
- Hagium, hagia (hedge), 232.
- Haia, haya (hedge), 243 *et passim*, 467, 493, 496.
- Haibote, haybote, 466, 467, 493.
- Haiwardus (hayward), 190 *et passim*.
- Hall, 213, 239, 475. *See* Aula.
- Hall, Hubert, ix, 186, 313.
- Halters, 193. *See* Capistrum.
- Hampshire, 40, 100, 101, 140, 691, 698. *See* Suthamptonia.
- Hamptonia, Southampton, 233, 293, 489.
- Handehamer, 485, 498.
- Hanging (crime), 55.
- Harnasium, harnesium (harness, equipment), 216 *et passim*, 232, 242 *et passim*, 287, 289 *et passim*.
- Harness, 155, 287, 547. *See* Harnasium.
- Harrower, 194, 258. *See* Herciator.
- Harrowing, 77, 78, 235, 237, 238, 286, 288, 474. *See* Herciatura.
- Harrowes, 475, 508, 547. *See* Hercia.
- Harvesting, 54, 133, 153, 287.
- Hay, 17, 25, 32, 41, 47, 183, 187, 195, 200, 269, 286, 326-331, 466, 471, 547, 693, 694, 695, 697. *See* Fenum.
- Hayward, 26, 67, 68, 193, 213, 258, 500, 503. *See* Haiwardus.
- Headbourne Worthy (Hants), 668, 674.
- Headlands, 591, 593.
- Hearth tax, 153, 459-460.
- Hearyeates (heriots), 592.
- Heath, 641. *See* Bruer.
- Hedgebot, 469, 472.
- Hedgehog, 114, 564, 572, 573.
- Hedges, 17, 31, 91, 103, 105, 109, 193, 206, 294, 303, 466, 514, 585, 587, 588, 589, 591, 596, 602, 605, 606, 610. *See* Cepes, Fences, Hagium, Haia, Sepes.
- Hedge tearing, 103.
- Heifers, 501.

- Heiress, 528-529. *See* Daughters.
 Heir, minority of, 528, 608, 609, 616.
 Henley families, 101, 102, 158, 501, 575, 652, 655, 672.
 Heptyle (hiptile), 495.
 Herbage, 39, 43, 45, 71, 72, 73, 192, 200, 320-325.
 Herbagium (herbage or pasture of bovines or sheep), 189, 233, 236.
 Hercia (harrow), 202 *et passim*, 312, 484.
 Hercia ligni (wooden harrow), 303, 484.
 Herciator (harrower), 190 *et passim*.
 Herciatura (harrowing), 289 *et passim*, 485.
 Heres (heir), 514, 521, 525, 527, 529, 530, 532, 533, 534, 536, 537, 540, 543.
 Herietum (heriot), 233, 236, 237, 238, 283, 306, 311, 467, 493, 509.
 Heriot, 55, 57, 84, 85, 105, 113, 117, 119, 230, 303, 373, 377, 391, 470, 500, 502, 507, 592, 597, 610, 619, 632. *See* Herietum.
 Herring, 26, 51, 213. *See* Allecium.
 Herthstaf, 485.
 Hidation, beneficial, 170, 184.
 Hide of land, 47, 58, 170, 175. *See* Cassatus.
 Hides, 11, 18, 42, 43, 176, 177, 183, 184, 185, 186, 192, 239. *See* Corium.
 Hides sold, 394-397.
 Hindon, Hynedone (Wilts), 490.
 Hoeing, 67, 193, 238, 332-337, 695. *See* Sarculatio.
 Hogaster (2^d year-old sheep), 27, 70, 71, 248, 435-440, 490.
 Hogettus (one-year old pig), 220 *et passim*, 484 *et passim*.
 Hog(g)aster (hogaster), 191 *et passim*.
 Hoggets, 467.
 Hogrus (hogaster), 276, 284.
 Holdaway family, 98, 647.
 Holiday, 699.
 Holwey, alias Edmondes, John, 83, 99, 158.
 Homage, 34, 35, 74, 102, 108, 111, 508, 512, 580, 594.
 Homagium (homage or group of manorial tenants), 296, 305, 509 *et passim*.
 Home farm, 13, 26, 27-30, 63, 68, 69, 74, 75, 76, 77, 79, 80-83, 89, 99-103, 114, 124, 127, 133, 141, 142, 153, 161, 162, 461, 500, 516. *See* Demesne.
 Homefield (in c.), 31, 531, 532, 539, 540, 541, 623, 624, 625, 626, 635, 636, 641, 643.
 Homines ville (homage), 209.
 Honey, 70. *See* Mel.
 Hoo Close, 565, 576. *See* How, Hoo.
 Horreum (barn), 532. *See* Orrium.
 Horses, 18, 20, 25, 26, 32, 37, 41, 45, 46, 47, 58, 63, 64, 66, 70, 71, 72, 92, 1010, 112, 193, 213, 372-381, 394-397, 467, 471, 472, 508, 510, 514, 546, 547, 573, 585, 586, 588, 589, 590, 591, 593, 603, 697, 698. *See* Affrus, Avrus, Equus, Pullanus, Pullus.
 Horses, prices, 372-381.
 Horseshoe, 26. *See* Ferramentum.
 Hospital, county, 561, 563, 572, 578, 584.
 Hospitium (guest house), 19, 22, 23, 273, 277, 280, 282, 298, 299, 304, 306, 309, 453, 481, 496.
 Household goods, 458.
 Housekeepers, 650, 654, 658, 680.
 House of industry, 563, 573, 578, 582.
 Houses, buildings, 17, 68, 77, 82, 127, 130, 133, 134, 153, 154, 156, 193, 206, 213, 248, 332-337, 466, 470, 489, 538, 549, 562, 563, 659, 686 ff., 699. *See* Domus, Domus mansionalis.
 Houses, vacant, 460, 461, 659, 665.
 Howse boot (wood for repair of house), 472.
 How, Hoo (an estate in Crawley), 23, 46, 50, 51, 58, 80, 84, 87, 110, 268, 285, 296, 321, 477, 491, 500, 501, 507, 551, 565. *See* Hoo Close.
 Hoyville, Philip, 231, 238.
 Hundred Acres (field in C.), 104, 606, 622, 625, 626, 628, 629, 636, 638.
 Hundred, administrative, 250, 551.
 Hundred court, 107, 505, 508, 512.
 Hundred, custom of, 107.
 Hundredum (hundred court held twice a year), 208, 215, 224 *et passim*, 233, 242 *et passim*, 455, 458, 506.
 Hunting, 83, 101, 102, 105, 138, 597, 621.
 Hulton, Hundatune (Hants), 3, 11, 24, 143, 144, 178, 179, 181, 183, 184, 185, 456, 457, 458, 461, 505, 528, 530, 550, 551, 553, 561, 676, 681.
 Huptile, 298. *See* Heptyle.
 Hurdles, 91, 103, 193. *See* Clates, Crates, Cleia.
 Hurselyghe, Hursley (Hants), 455, 458, 460, 461, 662, 673. *See* Mardon.
 Hurtardus (ram), 235, 246, 256 *et passim*.
 Husbandria (husbandry), 467, 478, 493.
 Implecacio (spreading), 290, 486.
 Implements, 77, 82, 458, 466, 691 *et passim*. *See* Harrow, Plow.
 Income, lord's, 58, 206, 312, 314-325.
 Income, peasants', 69-74.
 Indentura (indenture), 273, 467, 468, 493.
 India, 682 ff.
 Industry, 650.

- Inhabitantes (as distinguished from tenants), 514
 Inhabitants, 98, 106, 152, 513, 587, 588, 590, 596.
 Ingeram, fugitive, 70, 158, 339, 347, 353, 355, 373, 405, 451, 505.
 Ingrounds, inne groundes, 104, 510.
 Inheritance, 99, 216, 248, 490, 507, 513, 518, 520, 525, 534, 544 *et passim*, 585, 586, 594-595.
 Inheritance, custom of, 30, 156.
 Inmat (subtenant), 98
 Innkeeper, 156, 159, 558, 688. *See* Publican.
 Innoctlinck (inoculation), 573.
 Inns, 73, 88, 119, 129, 143, 155, 320-325, 688. *See* Taberna.
 Instaurum (livestock), 190 *et passim*.
 Interest on money, 98, 533, 536, 537, 539, 564, 566, 567, 568, 569, 573, 578, 616.
 Inventory in a reeve's account, 14, 190-192, 193-195, 198-199 *et passim*.
 Inventory in a will, 544, 547-548.
 Ireland, Irish, 134, 137, 160, 659, 670, 674, 681 ff., 690.
 Iron, 19, 20, 21, 25, 193, 258. *See* Ferrum.
 Irwin, the Rev. W., 560, 561, 688.
 Itchen, Icenan, River (Hants), 171, 173, 176, 177.
 Jack, jak (coat of mail), 550, 552.
 Jacob, Archdeacon Philip, 143, 150, 159, 635, 640, 646, 647, 648, 649, 676.
 Janua (gate), 515.
 Jars, 19.
 Jolly Sportsman (inn), 155.
 Journeyman, 653.
 Jugum (yoke), 202 *et passim*.
 Juramentum falsum (false oath), 505.
 Jurator (juror), 509 *et passim*.
 Juratus (sworn as juror), 509 ff., 587, 588, 590.
 Jurors, 510, 512. *See* Jurator.
 Jury, 585, 587, 588, 594.
 Justice of the peace, 561, 604, 605, 607, 618.
 Juvenca (female bovine, 2 or 3 years old), 211.
 Kebbatus (weakling), 297, 306 *et passim*.
 Kebbs (weak sheep), 42, 44.
 Keeper of corn, 91, 153, 213. *See* Messor.
 Kene (kine, cows), 546. *See* Ceine.
 Kennard family, 118, 123, 157, 160.
 Kernellum (pinnacle), 273.
 Key, 554.
 Kingcils, Cynegisilus, 167, 168, 169, 172, 175.
 Kinema, 161, 701. *See* Moving pictures.
 Kinewalc, Cynewalhus, 167, 168, 169, 172, 175.
 Kingsclere (Hants), 662, 670, 678
 King's Somborne (Hants), 104, 546, 624, 603, 664, 665, 666, 668, 671, 679.
 King's Worthy (Hants), 104
 Kitchen, 213. *See* Coquina.
 Knight's fee, 62.
 Knights' service, 550.
 Knoyle, Cnoel (Wilts), 59, 499.
 Knyght, David (typical tenant of North Cawley), 235-237, 239.
 Kyle (kiln), 495.
 Labor, 12, 66-69, 130.
 Laborers, 38, 49, 66, 75, 98, 99, 112, 113, 117, 124, 127, 131, 136, 137, 138, 139, 140, 141, 142, 143, 145, 151, 157, 160, 192, 200, 461, 531, 557, 558, 578, 588, 593, 632, 650 ff., 660, 662 ff., 680 ff., 686-690, 691, 692, 693, 699. *See* Carter, Cowherd, Harrower, Lambherd, Operarius, Plowboy, Plowman, Shepherd, Swineherd.
 Labor, hired, 74-75, 268.
 Lac (milk), 297.
 Lache, lathe, lather (lath), 485, 498. *See* Latha.
 Lactage, 15, 43, 44, 249, 320-325. *See* Lactagium.
 Lactagium (rent from milking of cows or sheep), 277, 285, 478.
 Lagena (gallon), 258.
 Lainston (near C.), 50.
 Lambherd, 194.
 Lambs, 24, 25, 41, 42, 51, 65, 70, 71, 192, 194, 287, 303, 313, 410-415, 435-440, 474. *See* Agnus.
 Lambs, prices of, 410-415.
 Lamb's wool, 194.
 Lammas Day, 200.
 Lana (wool), 190 *et passim*, 233 *et passim*, 293 *et passim*.
 Lana agnina (lamb's wool), 191 *et passim*, 427.
 Lana fracta (broken wool), 241 *et passim*.
 Lana grossa (great or sheep's wool), 191 *et passim*, 421.
 Lancus pannus (woolen cloth), 243.
 Land fines, 518-530.
 Land laws, modern, 57. *See* Birkenhead Act.
 Land, value of, 89.
 Lardarium (larder), 217.
 Larder, 195, 448-450.
 Latha (lath), 480.
 Lathamus (stonecutter), 495.
 Lath, 60, 273, 480. *See* Lache, Latha.
 Lathnail, 273, 298, 480, 495.
 Latin language, 110, 121.

- Laundress, 669, 672, 675, 689.
 Lavacrum (bathlubb?), 248 *et passim*.
 Lawdays, laghedays, 106, 242, 248, 252 *et passim*, 588.
 Lea, 4, 177, 178, 205, 586, 593.
 Lease, 30, 89, 96, 141, 596, 614, 617. *See* Firma, Lease of home farm, Locagium.
 Lease for lives, 30, 100, 468, 470, 473, 605.
 Leasehold, 27, 54, 57, 458, 518, 549, 620.
 Leaseholder, 596. *See* Firmarius.
 Lease of 1407, 81-83.
 Lease of 1448, 82-83.
 Lease of home farm, demesne, 77, 80-83, 84, 85, 120, 142, 162, 293, 337, 466-473, 516, 615. *See* Firma.
 Lease of land, 196, 468. *See* Firma.
 Lease of stock, 469.
 Lease of tenants' land, 95-96.
 Lease, premium on, 82, 89.
 Lebrun, Fremund, 144, 158.
 Leet, 107, 585, 588, 594. *See* Leta.
 Leckford (Hants), 104, 558, 624.
 Leticuna (board and lodging?), 466, 468.
 Legumen (legume), 232, 235.
 Lennen (linen), 547.
 Lepus (rabbit), 208. *See* Cuniculus.
 Leta (court leet), 512.
 Levacio (raising or stacking), 290, 486.
 Levett, A. E., ix, 67, 76, 120, 122.
 Ley, grass, 694.
 Liberatio (payment), 14, 189 *et passim*.
 Libertas (liberty or boundary), 242, 252.
 Liberus (freeman), 506, 507.
 Library, 152.
 Licence to farm, 97. *See* Licencia dimittendi.
 Licencia dimittendi (permission to lease), 519-520, 522, 525, 529.
 Licencia domini (lord's permission), 233, 236.
 Ligacio (binding), 488.
 Ligamen (wisp of straw for binding sheaf), 235.
 Ligatura (tire? of wheel), 216, 225, 280.
 Lignum (wood), 312, 484.
 Lime, 19, 60.
 Limeburner, 678.
 Limictes (plu. of limen, boundaries), 233.
 Lincoln's Inn, 540.
 Linea tela (linen cloth), 216 *et passim*.
 Litera (letter), 488.
 Litter, 466, 471. *See* Littura.
 Little Somborne (Hants), 83, 112, 545, 624, 679.
 Littleton (Hants), 144, 288, 456, 458, 460, 461, 504, 625, 631, 668, 671, 672, 675, 678.
 Littleton House (in C.), 127, 156.
 Littura (litter), 292, 468.
 Livestock, 17, 23, 24, 77, 82, 112, 194, 196, 314-319, 458, 466, 467, 470, 471, 473, 489, 507, 691, 693. *See* Cattle, Horses, Pigs, Sheep.
 Loan, 16, 50-51, 95, 98, 99, 463, 532, 535, 537, 538, 539, 542-543.
 Locagium (lease), 519, 520, 524.
 Locio (washing), 291, 487.
 Lockfurlong (furlong in C.), 37, 249, 260, 264, 271, 296, 305, 477.
 Locks, 90, 193, 239, 554. *See* Serrura.
 Lodgers, 650, 653, 663, 664, 665, 670, 671, 672, 673, 675, 686-690.
 Lokus (flock of wool), 202 *et passim*.
 London, Londonia, 18, 123, 126, 128, 136, 160, 196, 198, 573, 574, 692, 701.
 Lord as rent taker, 85.
 Lutum (clay), 272, 479.
 Lynchet, 5.
 Maddar, 38.
 Mainard (32 lbs.), 62.
 Mainge, 593.
 Malster, 653, 654, 670.
 Malt, 59, 547. *See* Brasium.
 Malt house, 565, 577.
 Malum (apple), 232.
 Mancorn, 35, 353.
 Mancornum (mixtil, perhaps wheat and winter barley in Crawley), 203 *et passim*.
 Manerium (manor or dependent village), 168, 185, 467, 468. *See* Villa.
 Manerium (of C.), 213, 222, 250, 510, 512, 540, 543. *See* Crawley (manor of).
 Manor at its height, 120.
 Manor farm, home farm, 101, 102, 597, 598, 606, 609, 611, 614, 615, 622, 625, 626, 628, 630, 660. *See* Demesne, Lease of home farm.
 Manor House, old, 100, 101, 123, 157, 575. *See* Crawley Court.
 Manor House, new, 156.
 Manorialism, new, 130-132, 139.
 Manorial isolation, 159, 162.
 Manorialization, 6-9, 161.
 Manorial survivals, 79-80.
 Manor, lord of, 620.
 Manors, group of, 9-12, 22, 76.
 Mansa, 172, 173, 175, 177.
 Mansion House, 605, 611, 630, 636. *See* Domus mansionalis.
 Manufacturers, 60, 155, 156.
 Manumission, 518.
 Manumissus, 95, 519.
 Manure, 25, 47, 91, 142, 206, 517, 518, 691, 694, 695, 696. *See* Fima.
 Manutenementum (maintenance), 197 *et passim*.
 Marca (a silver mark, 13s. 4d.), 233.

- Mardon, Meredona (in Hursley, Hants), 11, 22, 61, 142, 187, 188, 189, 190 *et passim*, 195, 201 *et passim*, 232, 233, 244 *et passim*, 292, 293, 304, 338 *et passim*, 454, 488, 490, 494, 506.
- Mares (plu. of mas, males), 191.
- Mariolle, auca (a black or crested goose), 276, 284, 302, 311, 484.
- Maritagium (payment for privilege of marrying), 94, 242 *et passim*, 467, 479 *et passim*.
- Market, 63, 294, 474, 597. *See* Forum.
- Market for land, 95-99, 111, 121, 508, 518, 533.
- Marketing, 18-22, 63, 136.
- Marriage, 48, 84, 99, 101, 108, 109, 195, 206, 230, 233, 236, 237, 239, 248, 277, 470, 504, 525, 526, 549, 554, 555-556, 561. *See* Maritagium.
- Mason, 568. *See* Cementarius.
- Matres (mothers, mother sheep), 266.
- Matrices (mothers, used for oves matrices), 301.
- Meadow, 28, 31, 32, 51, 105, 140, 178, 183, 185, 463, 464, 469, 470, 472, 475, 501, 633. *See* Pratum.
- Measures, 62, 277-278. *See* Bussellus, Peccum, Pertica, Quarterium.
- Meat, 53, 66.
- Medicine, 21.
- Medlea (fighting), 505.
- Meitzen, A., 3.
- Mel (honey), 215 *et passim*.
- Mellea (breach of peace), 107, 189.
- Mell to grind mault, 547.
- Mensura rasa (measure being levelled, same as sine cumulo), 244 *et passim*, 300, 481, 482.
- Meon (Hants), 9, 58, 499.
- Meonstoke (Hants), 144.
- Mercer, 59.
- Merchants, 18, 188, 249, 423.
- Merchet, 94, 95. *See* Maritagium.
- Meremium (timber), 293, 467, 479, 489, 493, 495.
- Merewell (Hants), 263, 273.
- Merton (Surrey?), 499.
- Merx (wage), 190 *et passim*. *See* Stipendium, Vadium.
- Messio (reaping), 488.
- Messor (grain bailiff), 68, 130, 210.
- Messuage, 3, 25, 26, 47, 78, 95, 97, 98, 112, 115, 116, 248, 463, 502, 507, 528, 531, 536, 538, 539, 542, 543, 609, 610, 619.
- Mes(s)uagium (homestead with cottage and common rights?), 202 *et passim*, 465, 509, 519, 520, 521, 522, 523, 524, 525, 527, 529, 530, 533, 541, 543.
- Meyler family, 101, 121, 153, 161, 462, 463, 468, 574, 576, 596, 597, 598, 605, 606, 611, 614, 615, 622, 624, 626, 628, 629, 630.
- Micheldever (Hants), 58, 678.
- Michelmersh, Muchelmersche (Hants), 455, 458, 460, 461, 475, 479, 506, 670, 675.
- Middlefield (in C.), 31, 539, 541, 624, 627, 636, 645.
- Middle North Field, 501, 527, 528, 531.
- Middlesex, 539, 540.
- Midwife, 580.
- Mildmay, Henry, 540.
- Miles (knight), 509, 511.
- Militia, 53, 550.
- Miller, 59, 505, 549.
- Mills, 9, 58.
- Milk, 42, 43, 44, 46, 52, 69, 71, 127, 130, 140, 213, 249, 294, 441, 445, 447, 696. *See* Lac, Lactagium.
- Ministri (special workers), 23, 258.
- Ministri curie (court officials, manorial special workers), 26, 27, 49, 76, 153, 232, 236, 244, 263 *et passim*.
- Misericordia (mercy), 506 *et passim*.
- Mixtil (mancorn or mestlin), 205, 353, 355. *See* Mancornum.
- Moat, 239, 393.
- Mockell (manure), 593.
- Molendinarius (miller), 507.
- Money, 62, 63, 66-67, 69-74, 83 ff., 99, 100, 229, 231, 248, 474, 516, 544, 547-548, 549, 550, 563, 578, 616, 634. *See* Denarii.
- Money allowance, 200.
- Money, loan of. *See* Loan.
- Morbus rubeus, rubius (red disease), 475, 483.
- Morgan family, 462, 463, 565, 575, 579, 589, 592, 598, 622, 625, 626, 628, 629.
- Morrina (murrain), 214 *et passim*.
- Mortgage, 96, 97, 99, 108, 125, 126, 129, 532-544, 549, 585, 590, 595, 616.
- Mothers' Meeting, 700.
- Motorbus, 701.
- Moving pictures, kinema, 147, 157, 161. *See* Kinema.
- Mowing, 78, 232, 236, 237, 475. *See* Falcario.
- Mull(i)o (hayrick), 232, 233, 290, 293, 486.
- Multo (three-year old male sheep), 189 *et passim*, 235, 236, 241 *et passim*.
- Murrain, 42, 221, 248, 435. *See* Morrina.
- Murus lapideus (stone wall), 243 *et passim*.
- Murus petre, petrinus (stone wall), 273, 467, 493.
- Muster of 1523, 550, 552.
- Mutton, 43, 52, 53, 66.

- Mutuum (loan), 16, 63, 294, 297. *See* Onus (charge), 15.
 Sale per mutuum.
- Nails, 19. *See* Clavus, Clutum.
- Nativa (bondswoman), 94.
- Nativus (bondman), 48, 93, 519.
- Neilson, N., 57.
- Nevyle, Richard, Earl of Salisbury, 505, 507.
- New Barn Farm, 559, 565, 567, 576, 579, 614, 630, 677.
- Newspaper, 701.
- Niedacra (boon-acre?), 281.
- Nitherden (Hants), 51, 464.
- Normans, 62.
- Northampton (Northants), 258, 263.
- North, Brownlow, 121.
- Northington, Earl of, 470, 565, 575.
- Northwood Cottage, 678.
- Northwood, or Norwood, Coppice, 588, 592, 594, 625.
- Northwood Park (in C.), 103, 118, 127, 151, 156, 230, 468, 469, 470, 477, 478, 479, 480, 492, 496, 501, 541, 565, 567, 572, 576, 585, 637, 684.
- Nots (notes), 548.
- Nurse, 676, 686.
- Nursery maid, 676.
- Nursing, 578, 580, 581.
- Nursling, Hnut scillinc (Hants), 175, 176, 455, 458, 460, 461, 506.
- Nuts, 52, 205.
- Nydripe (boon-work in harvesting), 273.
- Oatmeal, 51. *See* Potagium, Pottage.
- Oats, 13, 35, 37, 41, 51, 53, 64, 70, 71, 72, 73, 92, 194, 196, 206, 231, 239, 249, 277, 286, 355-360, 466, 471, 586, 633, 697. *See* Avena.
- Oats, prices, 355-360.
- Obolata (halfpenny's worth), 232.
- Ocasio (payment on some occasion, tithingpenny), 202 *et passim*.
- Ocasio relaxata, 504.
- Occupations, 155-157, 650-690.
- Occupiers, 461, 662 ff.
- Occupiers of tenements, 630 ff.
- Officials, 22-27, 75. *See* Affeeiers, Bailiff, Clerk of the bishop, Collector of rents, Churchwardens, Estate agent, Farm manager, Messor, Ministri curie, Overseers of poor, Reeve, Seneschal, Sergeant, Steward, Supervisor, Tithingman.
- Officina fabrilis (blacksmith's shop), 522, 530.
- Oil, 20, 42, 200, 248.
- Olla (jar), 209 *et passim*.
- Onerare super compotum (to charge on account), 277, 285, 482. *Cf.* 247, n. 2.
- Open-field system, 34, 91.
- Opera autumpnalia (autumn works), 487-488. *See* Precarium.
- Opera customaria (customary works), 66, 188 *et passim*, 235, 289-293, 467, 485-489, 498.
- Opera manualia (manual services), 292.
- Opera relaxata (works commuted), 271, 279 *et passim*, 296, 477.
- Operarius (laborer), 188, 291, 487.
- Opera yemalia (winter works), 488.
- Opus (a work, a day's service), 75, 529.
- Orchard, 97, 98, 133, 539, 636, 637. *See* Garden, Gardinum.
- Ordeum (barley, spring barley), 189 *et passim*, 235, 237.
- Ordeum yemale (winter barley, bere-corn), 215 *et passim*, 235, 237.
- Ordinacio (ordinance), 510.
- Ordinance, 508, 513, 514.
- Orrium, horreum (barn), 495.
- Outgo of the manor, 312, 326-331, 473.
- Overseer of manor(?), 471.
- Overseers of poor, 563, 570, 577-584, 618, 619.
- Overseers' accounts, 577-584.
- Overseers in wills, 544, 548.
- Overton, Overtona (Hants), 59, 61, 231, 232, 292, 293, 382, 399, 410, 488, 666, 677.
- Ovis (ewe), 189 *et passim*, 235, 238, 545, 546. *See* Matrices, Matres, Ovis matrix.
- Ovis matrix (mother sheep, ewe), 211 *et passim*, 235, 236, 241 *et passim*.
- Ovum (egg), 258 *et passim*.
- Owners of tenements, 630 ff.
- Oxen, 25, 39, 41, 43, 45, 46, 47, 63, 64, 92, 192, 193, 194, 196, 200, 213, 239, 248, 258, 382-387, 394-397, 467, 472. *See* Bos.
- Oxherd, 193. *See* Bovarius.
- Paddock, 635, 636, 638, 640, 643, 644, 645, 646.
- Paige, Page, family, 104, 113, 115, 119, 125, 128, 158, 457, 459, 460, 462, 463, 509, 511, 512, 514, 515, 517, 537, 538, 539, 548, 550, 551, 552, 556, 559, 565, 566, 568, 569, 575, 576, 577, 579, 587, 589, 592, 595, 622, 625, 628, 629, 631, 642, 648, 652, 658, 660, 677, 678.
- Painter, 689.
- Palicium (a paling), 262, 292, 489.
- Panellus (net or cushion?, for harness of cart horse), 209.
- Panis (loaf of bread), 232, 235, 255, 263 *et passim*.

- Pannage, pawnage (payment for pasture of hogs, etc.), 25, 43, 45, 192, 236, 239, 320-325, 466, 470, 489, 501.
- Pannagium (pasturing of swine and young bovines, or payment for herbage), 189, 233, 237, 238, 240 *et passim*, 467, 477 *et passim*.
- Papal recusants, 457, 458, 459.
- Paragium (partible socage), 183, 185.
- Paramentum (equipment), 198.
- Parcus (park), 232, 233.
- Pariettum (wall), 479.
- Parish, 510, 563, 660. *See* Crawley (parish of), Parochia.
- Parish clerk, 27, 554.
- Parish register, 553-561.
- Park, 286, 587, 589, 590, 591, 643, 644. *See* Parcus.
- Parochia (parish), 545.
- Paroka (parrock), 532.
- Parrock, 531. *See* Furrock.
- Parson, 561.
- Parsona (parson), 295, 304. *See* Rector
- Parsonage, 579, 593, 594. *See* Rectory.
- Partum (weaning), 191. *See* Ablactio.
- Pass for travel, 564, 566, 567.
- Pastum (food, pastry), 232.
- Pastura communia (common pasture), 531, 541.
- Pastura communis (common pasture), 236.
- Pastura locata (pasture rented), 207, 214.
- Pastura yemalis (winter pasture), 305.
- Pastura (pasture of horses, cows, oxen, and sheep on stubble, in woods, or in separate fields), 33, 235, 236, 237, 241 *et passim*, 467, 468, 504.
- Pasture, 25, 28, 29, 34, 36, 42, 43, 51, 71, 72, 73, 90, 91, 92, 107, 109, 114, 130, 133, 195, 196, 200, 205, 239, 249, 277, 294, 320-325, 467, 469, 470, 472, 473, 489, 501, 503, 504, 508, 531, 585, 608, 630, 633, 635 ff., 693. *See* Pastura.
- Pasture, common, 32, 42, 44, 45, 46, 105, 116, 287, 508, 539, 585, 591, 593. *See* Pastura communia.
- Pasture, fallow, 586.
- Pasture, permanent, 586.
- Pasture, right of, 97, 531, 585, 587.
- Pasture, stint of, 44, 46, 468, 472, 585, 589, 591.
- Pate (head of plowshare), 25, 38, 237.
- Patella (pan), 248, 303, 312, 485.
- Peas, 35, 36, 52, 64, 192, 194, 361-366. *See* Pisa.
- Peas, prices, 361-366.
- Peasants, 69-74.
- Peccum (peck), 245 *et passim*.
- Pecunia (money), 282.
- Pellectria (peltry), 303, 312.
- Pellectula (a little pelt or lamb skin after shearing), 484, 492, 497.
- Pelles, 189 *et passim*, 435.
- Pelles agnorum, pelles agnine (lambs' skins, generally before shearing), 189, 221 *et passim*.
- Pelles grosse (or pelles lanute, pelts with wool of ewes, wethers, and hogasters), 229 *et passim*, 435.
- Pelles lanute (woolfells), 276 *et passim*.
- Pelles nude (pelts after shearing), 229 *et passim*.
- Pelles pellucte (plucked pelts), 229 *et passim*.
- Pelles pellute (decayed pelts), 435.
- Pelts, 43, 71, 192, 435-440, 474. *See* Pelles.
- Pelvis (basin), 248 *et passim*.
- Pena (penalty), 510 *et passim*, 587, 588.
- Pensioner, 688.
- Penynale, 495.
- Pertica (perch for measuring land), 200 *et passim*.
- Percy, Thomas, 83.
- Pern family, 104, 110, 112, 113, 115, 116, 118, 125, 151, 158, 462, 463, 544, 549, 557, 564, 565, 568, 569, 570, 571, 574, 576, 577, 583, 584, 587, 594, 595, 596, 598, 622 ff., 630, 631, 632, 634, 635-636, 643-644, 645, 647, 648, 651, 660, 670.
- Peronellus (cf. Peronus), 189, 202 *et passim*.
- Peronus, paronus (coarse harness for cart horse), 189, 209.
- Perquisitum (court payment, amercement), 15, 215 *et passim*. *See* Purchasia.
- Personal property, 112, 552, 563. *See* Chattels.
- Pertinencia (things belonging thereto), 534.
- Perys, Walter, 144.
- Pessona (mast), 233, 236, 263 *et passim*, 492.
- Pestilence, 74, 268, 277, 314-319, 473. *See* Black Death.
- Pestil(l)entia (pestilence), 270, 276, 278, 284, 295, 304, 476.
- Peter des Roches, bishop, 53, 120, 161, 186, 205.
- Petra (stone, of wool or cheese, 14 lbs.), 214 *et passim*.
- Petra rubea (red stone used for marking), 298, 307.
- Pewter, 547.
- Philippi, Colonel George, ix, 131, 139, 148, 559, 687, 690, 700, 701.
- Philippi, Otto Ernst, 124, 125, 127, 128, 159, 160, 699.

- Pichera (pitcher), 225.
 Picosum (pickaxe), 258 *et passim*, 303, 312 *et passim*.
 Pigeon, John, 121, 142, 512.
 Pigeons Hold (estate in C.), 85, 88, 502, 642.
 Pightle, pyghtell, pittle, piddle (a close), 78, 89, 98, 525, 538, 539, 540, 629, 636, 642, 643, 644, 646.
 Pigs, hogs, 20, 25, 43, 44, 45, 51, 52, 53, 65, 66, 70, 71, 72, 73, 145, 183, 194, 195, 196, 200, 213, 239, 258, 448-450, 466, 473, 501, 585, 589, 590. *See* Hogettus, Porcellus, Porcus, Sus, Verres.
 Pilus (hair), 202 *et passim*.
 Pipa (pipe roll), 498.
 Pipe roll, 17, 69, 186, 205, 312-313, 498, 500.
 Pisa (peas), 189 *et passim*, 235, 245 *et passim*.
 Pitter or Petter family, 104, 113, 115, 116, 459, 507, 509, 511, 512, 513, 514, 517, 548, 549, 551, 552, 553, 556, 565, 567, 575, 579, 585, 587, 588, 589, 591, 592, 598, 625, 644, 648, 657, 658, 669.
 Plantation, 103, 303, 635, 636, 637, 640, 643, 644, 646.
 Pleading, 195.
 Pleading, mistaken, 504. *See* Stultiloquium.
 Pledge, F. W., 100, 143, 148, 151, 159, 688, 698.
 Plegium (pledge), 242, 252, 259 *et passim*, 519 *et passim*.
 Plevina (replevin), 189, 208, 505.
 Plough boot (wood for repair of plow), 472.
 Plow, 5, 18, 19, 30, 38-39, 47, 48, 70, 82, 183, 184, 185, 186, 188, 193, 200, 213, 221, 230, 248, 258, 288, 332-337, 546, 547, 594, 691. *See* Caruca, Pate, Schonke, Vomer.
 Plowbot, 469, 472.
 Plowboy, 660, 666, 667, 668, 671, 672, 677, 680 ff.
 Plowing, 30, 46, 54, 77, 78, 109, 138, 206, 286, 475, 504, 585, 586, 587, 589, 590, 591, 592, 593, 695. *See* Arrura.
 Plowland, 183, 184.
 Plowman, 26, 27, 39, 40, 68, 137, 192, 193, 258, 286. *See* Carucarius.
 Plowshare, 20, 25. *See* Vomer.
 Planca, planta (plant), 262.
 Plantacio (planting), 204.
 Pocinet (small basin), 248 *et passim*. *See* Posnetum.
 Poletria (poultry), 282.
 Policeman, 653, 663.
 Pomarium (orchard), 540.
 Pomum (fruit), 293; 489.
 Pond (in C.), 4, 125, 148, 588, 593, 594, 624, 626, 642, 698.
 Pondus (wey, 13 stones, 182 lbs.), 189 *et passim*.
 Poorhouse, 563, 573.
 Poor law, 153, 578.
 Poor Law Union, 149.
 Poor, paupers, 100, 101, 149, 154, 459, 562 ff., 577 ff., 616, 618, 660, 662, 564, 666, 669, 675, 680 ff.
 Population, 152-154, 156, 551-552, 650-690.
 Porcaria (pigsty), 198 *et passim*.
 Porcarius (swineherd), 188 *et passim*.
 Porcellus (suckling pig), 199 *et passim*, 233, 236, 240 *et passim*.
 Porcus (porker), 185, 190 *et passim*, 233, 236, 237, 238, 240 *et passim*, 449.
 Pork, 52, 53, 66.
 Portacio falde (carrying the sheepfold), 290, 486.
 Posnetum (small basin), 303, 312, 485. *See* Pocinet.
 Postmaster, 27, 664, 687.
 Postmistress, 131.
 Post office, 160, 687, 701.
 Potagium (meal or porridge), 255, 264 *et passim*.
 Potatoes, 127.
 Pottage, 70, 71, 72.
 Poultry farm, 684.
 Pound (avoirdupois), 62.
 Poundfold, 239.
 Pox, 213. *See* Sheep-pox, Smallpox, Verolle.
 Pransum (food), 232.
 Pratum (meadow), 185, 232, 236, 237, 465, 467, 468, 486.
 Prayer-book, 569.
 Prebenda (fodder), 190 *et passim*.
 Precarium, precaria (a boon-work), 190 *et passim*, 232 ff., 237, 238, 291, 487. *See* Opera autumnalia.
 Precarius dies (boonday), 232.
 Precium (price), 190 *et passim*.
 Predial services, 74 ff., 78, 94, 105, 117, 161, 474. *See* Opera custumaria, Services (customary).
 Prepositus (reeve, chief official in Crawley), 188 *et passim*, 513 *et passim*.
 Presentacio (presentation by jury), 509, 511, 513, 517.
 Presentation, 512, 513, 516.
 Pres(s)ura, prisura (cheese press), 209 *et passim*.
 Prest-money, 552.
 Prices, 18, 19, 46, 62-66, 100, 138, 160, 239, 294, 312, 338-453, 469, 578, 634, 696, 699. *See* Precium.

- Primogeniture, 30, 57, 586. *See* Inheritance.
- Production, 312, 338-453.
- Proletariat, 129, 162.
- Proprietor of land, 603-604.
- Proprietors, 461, 462, 610, 613, 615, 617.
- Protestantism, 121, 123, 150, 160.
- Publican, 671, 675. *See* Innkeeper.
- Public house, 645. *See* Taberna.
- Public service, 650, 686.
- Pucknoll, Richard, 97, 528, 529, 530, 535.
- Pulcinus (young chicken), 258 *et passim*.
- Pulla (pullet), 190.
- Pullanus (colt), 214 *et passim*.
- Pullus (colt), 211, 233, 236, 515.
- Puls' (pulse), 232, 298.
- Pulse, 35, 37, 41.
- Pundfialda (pound), 243, 298.
- Purchasia (income from amercements), 189, 503, 504, 528. *See* Perquisitum.
- Purprestura (purpresture), 278, 296, 304, 305, 476, 525, 526, 528, 541.
- Purpresture (demesne land leased with tenant's land), 27, 29, 57, 80, 89, 92, 98, 502, 539, 586, 594, 595.
- Purrock, 31. *See* Paroka.
- Puteus (a well), 190 *et passim*.
- Puthulle, Pytteshille, Peachhill (pasture in C.), 34, 233, 239, 241, 245, 249, 251, 254, 255, 260, 265, 279, 282, 295, 304, 305, 308, 475, 478, 501, 521, 533, 623, 635.
- Pykehome (blacksmith's tool), 485, 498.
- Pynceris, 485, 498.
- Quadra (square piece), 263, 299.
- Quarentena (40 perches), 243 *et passim*.
- Quarta (quart), 232.
- Quarter (8 bus.), 62.
- Quarterium (a quarter, 8 bushels) 189 *et passim*.
- Quarteronus ($\frac{1}{4}$ of a cwt.), 207.
- Quicksilver, 20, 42, 248. *See* Vivum argentum.
- Quietancia, acquietancia (acquittance), 189 *et passim*.
- Rabbits, 52, 206. *See* Conies, Cuniculus, Lepus.
- Racing stables, 157, 680 ff.
- Radio, 147, 154, 686 ff., 701.
- Railroad, 60.
- Rainfall, 40. *See* Water (scarcity of).
- Rakkes (racks), 479.
- Ramiculus (little branch), 235. *See* Virga.
- Rams, 11, 42, 65, 269, 406-409, 416-419, 435-440, 467, 501. *See* Hurtardus.
- Rape-kale, 135, 136, 694, 695, 697.
- Rates for poor, 562 ff., 577 ff.
- Reaping, 67, 213. *See* Messio.
- Receptor (receiver?), 299-300, 309.
- Receipts of lord, 83-86.
- Receiver of money and wool, 304.
- Recognitio annualis (annual recognition of subordination to the lord), 215, 223, 242 *et passim*, 465, 476, 491. *See* Chevage.
- Recognition, annual, 93, 213, 320-325, 490.
- Recreation, 699-701.
- Rector, 27, 61, 70, 90, 105, 119, 143, 144-145, 149, 150, 153, 156, 158, 160, 161, 234, 235, 256, 294, 459, 558, 561, 578, 593, 594, 596, 605-606, 609, 611, 616-617, 624, 625, 626-627, 632, 633, 634, 651, 659, 676, 686, 688, 700. *See* Parson.
- Rectory, 128, 146-147, 156, 461. *See* Parsonage.
- Reddicio (return of a holding), 479, 521, 522 *et passim*.
- Redditus (rent), 232 ff., 468, 494, 495.
- Redditus assisus (fixed rent), 14, 87, 213 *et passim*, 467, 475 *et passim*. *See* Gabulum assisum.
- Reeve, 8, 14, 15, 16, 17, 18, 19, 23-24, 28, 32, 33, 42, 47, 74, 75, 77, 79, 81, 82, 83, 92, 99, 100, 109, 111, 120, 130, 141, 150, 156, 158, 186, 192, 206, 213, 250, 258, 268, 286, 287, 289, 293, 304, 473, 474, 489, 499, 500, 501, 503, 510, 516, 518, 528, 585, 588, 594. *See* Prepositus.
- Reeve cultivation, 294.
- Relaxatio operis (giving up, commutation, of labor services), 197. *See* Opera relaxata.
- Relievium (relief), 467, 493.
- Relief, 470.
- Renniger, Michael, 144.
- Rent, 20, 26, 27, 54, 56, 63, 84, 86-90, 99, 105, 118, 132, 137, 140, 196, 200, 459, 466, 469, 471, 473, 489, 500, 502, 503, 527, 531, 578, 597, 610, 615, 617, 619, 620, 621, 632. *See* Gabulum, Redditus.
- Rent, abatement of, 500, 502, 503.
- Rent charges, 50, 463, 634.
- Rent, default of, 75, 490. *See* Defectus.
- Rent, fixed, 27, 71, 72, 73, 84, 87-88, 89, 117, 187, 314-319, 466, 470, 489, 490, 500. *See* Gabulum Assisum, Redditus assisus.
- Rent, money, 91, 528.
- Rent, new, 502, 526.
- Rent, quit, 78, 80, 84, 117, 119, 609, 611, 620.
- Rent, rack, 88, 89, 90.
- Reversion of title, 463, 608.

- Revettes, German, 550, 552.
 Revolt of 1381, 68, 89, 93.
 Rewanno, caseus factus de (cheese made with rennet, winter cheese), 215 *et passim*, 443.
 Ridellus (mortar), 298, 308, 485.
 Ring fencing, 605, 607.
 Ringing bells for victory, 570, 572, 573, 574.
 Roads, 4, 5, 178, 513, 585, 592, 593, 594, 602-603, 604, 612, 619, 623 ff., 635 ff., 675, 701. *See* Via.
 Roba yemalis (winter robe for bailiff), 217.
 Robert At Mere (typical tenant of South Crawley), 26, 232-238.
 Robertson, J. O. (estate agent), ix, 89, 124, 137, 148, 159, 160, 623, 651, 685, 688, 689.
 Roda (rood), 522, 523, 524, 527, 535.
 Roffinum (for robur, dead oak?), 251, 260.
 Rogers, J. E. T., 52, 76.
 Roger the Smith, 26.
 Romsey, Romesia (Hants), 41, 51, 463, 465, 590.
 Roods, 30, 97, 116. *See* Roda.
 Rookley Copse, 582, 583.
 Rookley Farm, 565, 575, 622, 623, 624, 631, 660, 679.
 Rookley House (in Crawley parish), 46, 58, 80, 110, 112, 126, 130, 156, 158, 159, 183, 461, 462, 463, 507, 550, 551, 565, 567, 574, 575, 576, 577, 579, 631, 632, 639, 659, 660, 679.
 Rookley Woods, 576, 579.
 Root crops, 133, 631.
 Rope, 20, 41, 188, 193, 200. *See* Corda.
 Rota (wheel), 189 *et passim*.
 Rotation of crops, 33 ff., 127, 249, 489, 586, 608, 631, 693-694, 696, 697. *See* Agriculture (technique of).
 Rotters, 435-440. *See* Rottus.
 Rotulus (a scribe's roll), 206.
 Rottus (a rotter, a sheep with rot), 197 *et passim*.
 Rye, 35, 53, 59, 91, 141, 694, 697.
 Saccus (sack, of wool, 2 weys, 364 lbs.), 209 *et passim*, 232, 262 *et passim*.
 Sacrament, 564 *et passim*.
 Saddle, 193. *See* Sella.
 Saddler, 59.
 Sailor, seaman, 564, 567, 578, 580, 581, 582.
 Sal (salt), 209 *et passim*.
 Sale in grosso, 241, 435, 474, 478.
 Sale of animals, 230, 233, 236, 237.
 Sale on account, 249, 320-325. *See* Vendicio super compotum.
 Sale per mutuum, 351, 359. *See* Mutuum.
 Salisbury, Sarrum (Wilts), 4, 574.
 Salt, 19. *See* Sal.
 Sandys family, 514.
 Sarculatio (hoeing, weeding), 273, 281 *et passim*.
 Sarracor (sawyer), 495.
 Saturday half holiday, 69.
 Saxons, Anglo-Saxons, 3, 5, 6, 7, 8, 27, 47, 48, 62, 84, 119, 120, 161, 168, 169, 170, 171, 174, 177, 178, 180, 182, 183, 195, 500.
 Scaccarium (lord's exchequer), 305, 477.
 Scala (ladder), 303, 312, 485, 497.
 Scalpulare (to trim, with ref. to plows), 39, 243.
 Scapula (shaft, pole), 262.
 Schirichetum (churchscot), 236.
 Scholars, 662 ff.
 Schonke (shank of culter), 25, 237.
 School, 61, 127, 142, 148-152, 616, 640, 660, 689, 692, 698, 699.
 Schoolmistress, 27, 131, 151, 668, 689.
 School teachers, 683, 685.
 Sclata (slate), 273.
 Scotland, Scots, 159, 160, 454, 550, 650, 662, 681 ff., 689.
 Scrigges, scruggis, strigges (twigs), 477.
 Scutage, 53.
 Secta (suit of court), 236, 238, 466, 467, 493, 513, 514, 517.
 Sectarior liber (free suitor), 509, 511, 513.
 Secular service, 26.
 Securities, 549.
 Seed, 91, 134, 135, 193, 287, 338-343, 348-372, 691, 693. *See* Semen.
 Sella (saddle), 189 *et passim*.
 Sely family, 82, 113, 158, 295, 300, 305, 309, 473, 475, 477, 478, 481, 484, 486, 487, 488, 492.
 Semen (seed, also used for seeding), 190 *et passim*.
 Semens (seeding), 198 *et passim*.
 Semilio (basket?), 272, 303, 312, 485.
 Semi-manorial system, 527.
 Semivirgata (halfyardland), 487.
 Semivirgatus (halfyardlander), 289 *et passim*, 485.
 Seneschal, senescallus, 10, 22, 23, 26, 61, 80, 106, 190, 193, 209, 213, 217, 226, 231, 238, 244, 254, 263, 268, 273, 281, 282, 299, 300, 304, 308, 332-337, 451, 466, 467, 475, 480, 481, 482, 495, 530.
 Sepes (hedge), 190 *et passim*, 493 *et passim*.
 Serfs, 92 ff., 154, 473, 550. *See* Customary tenants, Nativus.
 Sergeant, 22, 186, 192, 193, 213, 499. *See* Serviens.
 Serrura (lock), 198 *et passim*.
 Servants, 258, 632, 686. *See* Famuli.

- Servants, domestic, 680 ff.
 Servants, farm, 660, 674, 677, 678.
 • Servants, female, 650 ff., 660, 662 ff.
 Servants, male, 650 ff.
 Service, feudal, 53-54, 550.
 • Service, knights', 53.
 Service, military, 61. *See* Knight's fee, Knights' service.
 Services (labor), 9, 20, 26, 142, 501, 529, 531, 620, 621. *See* Opera, Servicium.
 • Services, customary, 39, 47, 66, 74-80, 87, 91, 99, 206, 230, 239, 285-293, 473, 475, 510, 597, 611. *See* Opera customary.
 Services, secular, 80.
 Services, uncommuted, 75-80, 82.
 Servicium (service), 232 ff., 238, 528, 529, 532.
 Serviens (sergeant or bailiff), 22, 188.
 Servisia (beer), 232 ff., 299, 308, 465. *See* Cervisia.
 Servitor (helper), 298.
 Sessors (assessors), 457.
 Sextarius (a load of 4 qrs.), 217, 225.
 Seynhyll, William, 83.
 Shearing sheep, 26, 67, 78, 79, 206, 233, 234, 236, 237, 238, 286, 287, 288, 303, 490, 511, 597. *See* Tonsio.
 Sheep, 11, 12, 13, 20, 25, 26, 28, 29, 32, 34, 37, 40, 41, 43, 45, 46, 51, 52, 55, 60, 63, 65, 66, 67, 78, 82, 92, 100, 103, 112, 114, 133, 134, 135, 136, 140, 141, 143, 145, 187, 188, 196, 200, 205, 206, 212, 221, 239, 248, 249, 269, 274, 277, 287, 288, 467, 472, 474, 500, 501, 508, 547, 585, 588, 590, 591, 592, 594, 597, 624, 631, 693, 696. *See* Agnus, Bidens, Gercia, Hoggaster, Hurtardus, Multo, Ovis, Ovis matrix.
 Sheepdown, 592.
 Sheepfold, 17, 44, 46, 188, 193, 248, 277, 286, 304, 332-337, 475, 593. *See* Fold, Falda.
 Sheep-pox, 42, 475, 554. *See* Verolle.
 Shepherd, 26, 27, 44, 46, 51, 59, 70, 130, 137, 192, 194, 195, 258, 286, 674, 680 ff., 688, 697. *See* Bercarius.
 Shepherd boys, 660, 671, 680.
 Shert, La Chert, Sterte, Short (field in C.), 32, 34, 86, 103, 118, 205, 210, 241, 249, 251, 260, 264, 271, 279, 294, 305, 478, 489, 492, 500, 501, 593, 622, 623, 635.
 Shingles, 60.
 Shire, 249, 250. *See* Hampshire.
 Shocking or stooking, 286.
 Shoemaker, 557, 657, 658, 675.
 Shoes, 21, 155.
 Shop, 25, 58.
 Shopkeeper, 669, 670, 671, 689.
 Siccitas (drought), 273, 297.
 Sickness, 699.
 Sicut iacent (as they — the acres — lie, in the common fields), 30, 202, 208 *et passim*.
 Sied bord, 547.
 Siliqua (pod, husk), 300, 309, 310, 482.
 Sivera (sieve), 303, 312.
 Slaters, 68, 69.
 Slates, 269. *See* Sclata.
 Slaves, 48, 54, 92-93, 154, 183, 184, 185, 186, 230.
 Small holdings, 139, 149.
 Smallpox, 563, 578.
 Smelting, 60.
 Soberton (Hants), 144.
 Socage tenure, 183.
 Social classes, 48-51, 563, 587, 588, 596.
 Social conditions, 698-702. *See* Well-being.
 Socialists, 137.
 Socii (fellows), 509 *et passim*.
 Sons, 93, 96, 112, 113, 129. *See* Heirs, Inheritance.
 Soldier, 564, 566, 689.
 Southampton (Hants), 41, 150, 231, 273, 624, 626.
 Southampton, Southampton (county of Southampton), 454, 469, 470, 471, 472, 530, 533, 536, 537, 538, 547, 549, 552, 553, 560, 578, 598, 599, 600, 607, 613, 618, 623. *See* Hampshire.
 South side field, 593.
 Southwark (now in metropolitan London), 10, 59, 196, 199, 421, 498, 499.
 Sow, 45, 80, 449. *See* Firma suis, Sus.
 Sow, lease of, 80, 83. *See* Firma suis.
 Sowing, seminare, 109, 189, 192, 287, 590, 602.
 Spargacio (raking), 290.
 Sparkeforde (Hants), 455, 460, 461.
 Sparre (plank), 495.
 Sparrow heads, 564, 570, 572.
 Sparrows, 114.
 Sparsholt (Hants), 93, 454, 456, 458, 460, 461, 476, 479, 558, 625, 663, 665, 672, 673, 678.
 Speenhamland system, 578.
 Spices, 10.
 Spina (thorn), 208, 232, 504.
 Sporta bladiifera (basket for carrying grain), 303, 312, 485. *See* Corbella.
 Stable, 239, 635, 646, 659, 680 ff.
 Stabula (stable), 480.
 Standardum (legal measure), 278.
 Stapula (staple or hook), 298, 307.
 Statistics, 312-453.
 Staurus (livestock), 272, 280 *et passim*, 467, 468, 478 *et passim*.
 Steel, 25. *See* Ascerum.

- Steele family, 128, 594, 595, 645, 649, 653, 654, 667, 668, 677, 687, 688.
- Steers, 70. *See* Bovettus, Boviculus, Cattle.
- Sterility, 42.
- Steward of the bishop of Winchester, 106, 471, 502, 516, 518, 538, 629.
- Steward of the Crawley Court estate, 160, 650, 651.
- Stipendium (money wage), 67, 203 *et passim*, 232, 244 *et passim*. *See* Merx, Vadium.
- Stipula (stubble), 209 *et passim*, 233, 235, 271 *et passim*.
- Stock (capital), 565, 566, 567, 568.
- Stock, account or inventory of, 191 *et passim*, 473 *et passim*.
- Stockbridge (Hants), 20, 142, 623, 624, 667, 669, 674.
- Stocks and whipping post, 192, 585, 591.
- Stoke (Hants), 23, 269, 499.
- Stone, 62. *See* Petra.
- Stopples (stoppers), 272.
- Store, 157, 699.
- Stothes (part of door), 495.
- Stramen (straw), 233, 293, 307, 467, 493.
- Straw, 277, 593.
- Strays (strayed animals), 84, 294, 505.
- Stricum (levelled bushel), 367.
- Strips of land, 30, 105, 132, 531, 596, 598. *See* Acra, Roda, Sicut iacent.
- Stubble, 33, 36, 43, 136. *See* Stipula.
- Stultiloquium (mistaken pleading), 107, 197, 505.
- Subbosus (underwood), 241, 251 *et passim*, 467.
- Subletting, 96, 99, 102, 518, 519, 525.
- Sub-manor, 183, 184, 185.
- Subsidy, 20, 454-463.
- Subtenant, 508, 513, 528, 529.
- Subtenens (subtenant), 529.
- Suit of court, suitors, 49, 51, 73, 105, 106, 108, 109, 117, 464, 507, 513, 585. *See* Secta.
- Sunday school, 147, 150.
- Superoneratio (overcharging), 299, 308-309.
- Superonus (overcharge), 480.
- Supervisor, 23, 466, 468, 475, 480, 481, 482, 495, 507, 509, 545, 546.
- Surplis, sirpulace, cirpuls, 564, 566, 567, 568, 569.
- Surrenders, book of, 97, 112.
- Surrenders of tenements, 97, 98, 116, 116, 500, 502, 531-544. *See* Sursumredditio.
- Sursisa (contempt of court), 107, 189, 505.
- Sursumredditio (surrender of land to lord as initial step of transfer), 531 *et passim*.
- Survey, 600, 601, 614.
- Survey of 1837, 34, 112, 115, 116, 142, 145, 634.
- Survey of 1871, 142, 177.
- Surveyor, 603, 604.
- Sus (sow), 199 *et passim*.
- Sutton, 563, 578, 584, 672.
- Sutton Scotney, 629, 662.
- Sutton, Bishop's (Hants), 499, 596, 598, 599, 600, 602, 603, 604, 608, 609, 612, 613, 614, 615, 616, 617, 619, 620, 621, 677.
- Swans, 59.
- Swine, 185, 187, 188, 206. *See* Hogettus, Porcellus, Porcus, Sus, Verres.
- Swineherd, 27, 46, 192, 258. *See* Porcarius.
- Syderesons (side-raises for support of roof), 495.
- Symes, Simes, family, 97, 509, 513, 514, 519, 521, 535, 536, 565, 575, 579, 583, 587, 591, 592.
- Tabell bord, 547.
- Taberna (inn), 202 *et passim*.
- Tailor, 652.
- Tallage, tallagium, 20, 187, 189, 193.
- Tallia (tally), 189 *et passim*.
- Tallow, 42.
- Tally, 19, 150, 193, 194. *See* Tallia.
- Tar, 19, 20, 42.
- Tarre (tar), 272, 281, 298.
- Tascha (task, piecewage), 217 *et passim*.
- Tassacio (to make haycocks), 292, 486, 488.
- Tassum (rick), 232, 234.
- Taunton (Somerset), 10, 58, 498, 499.
- Taurus (bull), 191 *et passim*, 235, 241 *et passim*.
- Taxacio (taxation), 455.
- Taxator (assessor), 254.
- Taxes, 50, 61, 85, 131, 170, 185, 249, 250, 454-463, 471, 503.
- Teggs, 501.
- Tegula (tile), 298, 467, 479-480, 493, 495.
- Tegulacio (tiling), 495.
- Tegulator (tyler), 479.
- Telonium (toll or charge), 507.
- Tenancy at will, 518.
- Tenancy for lives, 530, 609, 616.
- Tenant farmer, 12, 632.
- Tenants, 28, 90 ff.
- Tenants for life, 609, 616.
- Tenants, free, 231, 511.
- Tenants in tail, 609, 616.
- Tenants' land, 29, 89.
- Tenementa custumaria (customary tenements), 534.
- Tenements, vacant, 74, 75, 200, 268.
- Tenementum (holding or estate), 465.

- Tenens custumarius (customary tenant), 509, 511, 513, 514, 517.
- Tenure, 53-58, 117, 130, 596, 597, 619.
- Terra communia (common land), 534.
- Terra dominica, dominicalis (demesne land), 241, 467.
- Terra hominum ville (land of the men of the manor), 251.
- Terra locata (land leased), 189, 197.
- Terra nativa (bondland), 47, 270 *et passim*.
- Testamentum (will), 211, 545, 546.
- Thackery, W. M., 159.
- Thatchers, 68, 69, 125, 159. *See* Cooperator.
- Theches (vetches?), 547.
- Thesaurarius (treasurer), 217 *et passim*, 240 *et passim*, 480, 481, 483, 496, 499.
- Three-field system, 33, 36, 47, 52, 70, 183. *See* Agriculture (technique of).
- Threshing, 15, 67, 235, 332-337. *See* Trituratio.
- Tiles, 19, 60. *See* Tegula.
- Tillage, 33-40, 608. *See* Agriculture.
- Timber, 231, 637. *See* Meremium.
- Tina (tub), 198 *et passim*.
- Titchfield (wick near C.), 48, 171, 178, 179, 182, 184.
- Tithe, commutation of, 633.
- Tithes, 42, 70, 145, 188, 194, 195, 206, 410-415, 420-425, 435, 441-445, 448-450, 461, 630 ff. *See* Decima.
- Tithing (organization for presenting offences), 24, 74, 195, 213, 248, 504, 551.
- Tithinga, thethinga (tithing), 107, 197, 207 *et passim*, 504.
- Tithingman, 24-25, 74, 106, 108, 109, 111, 505, 510, 585, 587, 588, 594.
- Tithingpenny, thethingpenny, tuthingpenny, 84, 108, 109, 201, 213 *et passim*, 479, 493, 500, 503-504, 505, 512, 529. *See* Occasio.
- Tobs (tubs), 547.
- Toft, 47, 268.
- Tofta (toft, homestead without cottage but with common rights?), 272, 297, 533, 534.
- Toftum (toft), 520, 522, 523, 524.
- Toga (sergeant's gown?), 213, 466, 467, 493.
- Toll, excessive, 505.
- Tolls, 21, 505. *See* Telonium.
- Tonges, 485, 498.
- Tonsio (shearing), 291, 487.
- Topography, 3-4.
- Tourn, 22, 23, 25, 47, 68, 103, 106-108, 109, 110, 268, 303, 304, 470, 507, 508-509, 510, 512, 513, 585. *See* Turnus.
- Towns, 13, 38, 66, 95, 98, 124, 474.
- Township, 192, 201. *See* Villata.
- Tractors, 691, 693, 697, 698.
- Tractus (4th decl., trace for cart), 225, 262, 303.
- Trade, 156, 650.
- Trades, 557-559.
- Tradesmen, 113, 125, 130, 156, 157.
- Transgressio (trespass), 107, 216 *et passim*.
- Travellers, 563.
- Treasurer, 22, 221, 503. *See* Thesaurarius.
- Tremesium, tremesyium (grain grown for 3 months, spring corn), 214, 222.
- Trespass, 192, 195, 196, 620. *See* Transgressio.
- Tribulum (iron flail?), 485, 498.
- Trindley, Trind-lea (furlong in C.), 179, 182, 218, 241, 249, 251, 260, 279, 294, 477.
- Trinoda necessitas (threefold duty), 53.
- Tripas (tripod), 298, 303, 312, 485, 498.
- Trituratio (threshing), 225, 244 *et passim*. *See* Bectaria.
- Trubla (sieve), 216.
- Truncus (box), 243.
- Tuff, bladum de (toft corn?), 235.
- Turnips, 133, 135, 608.
- Turnpike, 603.
- Turnus (lord's tourn, private hundred court of C.), 272, 273, 281, 297, 306, 308, 310, 467, 468, 479, 480, 493, 494, 495, 509, 511, 512, 514, 516, 519, 521, 522.
- Turton family, 115, 645, 654, 655, 664-665.
- Tuth (tithingpenny), 500, 502.
- Tutor, 686, 688. *See* School teachers.
- Two-field system, 36, 70. *See* Agriculture (technique of).
- Twyford, Twiford (Hants), 22, 59, 150, 196, 199, 398, 400, 406, 416, 471, 539, 540, 583.
- Twynam, Henry, 98, 595, 632, 649.
- Tylpynnes (tylepins), 298, 480, 495.
- Tyler, 68, 269.
- Unctum (oil, lard), 202 *et passim*.
- Unctura (smearing), 272, 281 *et passim*.
- Untertenants, 98, 464, 510.
- Underwood, 43, 239, 320-325, 466, 470, 490, 500, 502. *See* Subboscus.
- Union of parishes, 681 ff.
- Upper Somborne (near C.), 51, 463, 464, 465, 573, 663, 679.
- Utensilia (utensils), 82, 216 *et passim*, 303, 312, 484-485, 497.
- Utensilia fabri, fabrilia (blacksmith's tools), 485, 498.
- Utensils, 73, 155.
- Uter (bucket), 190 *et passim*.
- Uxor (wife), 233, 545. *See* Inheritance.

- Vacca (cow), 191 *et passim*, 235, 236, 240 *et passim*, 509, 541.
 Vaccarius (cowherd), 201 *et passim*.
 Vadium (wage for special work?), 67, 254, 263 *et passim*. *See* Merx, Stipendium.
 Valectus, valettus (serving-man or groom), 466, 467, 493.
 Vanderhyl, Philip, 126-127, 288.
 Vasa (utensils), 209.
 Vate (vat), 485, 498.
 Veal, 53.
 Vellera (fleeces), 189 *et passim*, 236 *et passim*. *See* Lana.
 Vendere in grosso (to sell by wholesale), 478.
 Vendicio in grosso (sale by wholesale), 241.
 Vendicio operum (sale of works), 296, 305, 477, 491.
 Vendicio super compotum (sale on account), 242, 252, 258, 260, 272, 280, 297, 307, 479.
 Venire se v^{to} (to come four-handed, with four compurgators), 506.
 Ventilabrum (winnowing machine?), 198 *et passim*, 485 *et passim*.
 Ventilatio (winnowing), 273, 299, 308 *et passim*.
 Verdigris, veridigris, 42, 262.
 Verolle (smallpox or sheep-pox), 475, 483.
 Verres (boar), 204 *et passim*.
 Vertinella (hinge), 242, 262.
 Vescie, veschie (vetches), 202 *et passim*, 235, 245 *et passim*.
 Vestiare (to cover?, with ref. to plows), 39, 298, 307.
 Vetches, 35, 41, 64, 135, 249, 367-372, 693, 694, 695.
 Veterlok[?] (old lock?), 298, 308.
 Via (road), 515.
 Vicarius (vicar), 144, 212.
 Vicesima (tax of a twentieth), 455.
 Vidua (widow), 220 *et passim*, 236, 238, 247, 257 *et passim*, 513, 514, 517, 529, 543. *See* Inheritance.
 Viduarius (widower), 220 *et passim*. *See* Wydyarius.
 Villa (manor), 201, 232, 465.
 Villata (township), 189, 201, 232.
 Villeins (bondmen), 48, 54, 183, 185, 186. *See* Customary tenants, Nativus.
 Vineyard, 59.
 Vinum (wine), 273.
 Virga (twigs used for making wattles, etc.), 217, 232, 235, 236, 262 *et passim*, 505.
 Virgata (yardland, 16 acres in South Crawley), 232, 234, 237, 238 *et passim*, 509 *et passim*.
 Virgatarius (yardlander), 289 *et passim*, 485.
 Virgate (of 16 statutory acres), 47, 77, 80, 116, 230, 248, 268, 287, 288, 303, 490, 500, 520, 525, 538. *See* Yardland.
 Virgate, half, 31, 98, 230, 536.
 Virgator, 24, 70, 71, 73, 114. *See* Yardlander.
 Visitation, 564, 566, 567, 568, 572, 574.
 Vitulus (calf), 191 *et passim*, 233, 236, 240 *et passim*.
 Vivum argentum (quicksilver), 253, 262.
 Vomer (plowshare), 20, 216 *et passim*, 237, 242 *et passim*.
 Voreacra (foreacre), 238.
 Votennarius, botenarius (?cellarer?), 232.
 Vstrina (kiln), 495.
 Wade family, 459, 462, 463, 561, 574, 577, 630, 634, 638, 645, 647, 649.
 Wages, 22, 24, 63, 66-69, 132, 136, 137, 142, 268, 269, 578. *See* Merx, Stipendium, Vadium.
 Waggon, 591.
 Waite, David (steward), 160.
 Walker, 59.
 Wallop (Hants), 675, 677, 678, 679.
 Walplates, 495.
 Waltham (Hants), 59, 61, 231, 232, 286, 292, 293, 297, 299, 398, 399, 499.
 Waltham, Bishop's (Hants), 51, 489.
 Ward, 470.
 Warda (wardship), 467, 493.
 Warectus, campus (fallow field), 241.
 Warennia (warren), 208.
 Warren, 630, 637.
 Wars, army, 81, 114, 134, 142, 153, 160, 175, 177, 229, 549-553, 563, 570, 572, 573, 577, 578, 690-691. *See* Military service.
 Washing sheep, 67, 78, 79, 105, 232-233, 234, 236, 237, 286, 288, 474, 490, 511, 597. *See* Locio.
 Waste land, 28, 32, 104, 105, 133, 135, 287, 596, 598, 601, 604, 605, 615, 617, 620, 621, 622.
 Water, scarcity of, 3, 140, 143, 187, 188, 193, 200, 269, 294.
 Wattles, 277. *See* Clates, Crates.
 Wax, 248. *See* Cera.
 Waynflete, William, 475.
 Wayte or Waight family, 94, 98, 110, 113, 115, 124, 147, 155, 289, 295, 457, 458, 459, 462, 463, 476, 477, 484, 490, 494, 502, 509, 511, 512, 513, 514, 517, 521, 522, 523, 524, 534, 535, 547, 550, 551, 552, 553, 555, 556, 564, 565, 566, 567, 575, 579, 587, 588, 589, 592, 598, 624, 626, 630, 631, 632, 636, 645, 647, 649, 651, 652, 660, 662, 674.

- Weaver, 59.
 Weeding, 38, 332-337. *See* Sarcultatio.
 Weeds, 136, 601.
 Week-work, 38, 39, 47, 54, 67, 70, 75, 76, 77, 78, 88, 230, 286, 293, 474, 475.
 Well-being, 139, 152-155, 162, 458, 686.
 Wells, 4, 40-41, 140, 188, 193, 200. *See* Puteus.
 Westfield (in C.), 31, 519, 539, 540, 541, 623, 635, 642.
 Westminster (Middlesex), 61.
 Wethers, 27, 43, 65, 66, 70, 71, 72, 192, 194, 196, 248, 303, 313, 398-403, 435-440, 467, 475, 505. *See* Multo.
 Wethers, prices, 398-403.
 Wey, 62, 192, 206. *See* Pondus.
 Wheat, 13, 19, 20, 34, 35, 36, 37, 51, 52, 64, 66, 70, 71, 72, 126, 136, 138, 188, 192, 193, 206, 239, 249, 258, 338-343, 474, 546, 547, 586, 587, 633, 694, 695, 697. *See* Curall, Frumentum, Mancorn, Mixtil.
 Wheat fields, 587, 592.
 Wheat prices, 338-343.
 Wheats (a furlong in C.), 591.
 Wheelbarrow, 109. *See* Cenevectorius.
 Wheels, 193. *See* Rota.
 Wheelwright, 668.
 Whipping post, 585, 591.
 Wholesale, 21. *See* Sale in grosso, Vendicio in grosso.
 Wibberley, Prof. Thomas, ix, 89, 134-141, 145, 159, 688, 690.
 Wickham, Dr., 503, 573, 578.
 Wick, wic, 48, 179, 182.
 Widow, 55, 56, 70, 78, 156, 206, 503, 520, 525, 542, 567, 577, 580 ff., 593, 594, 595, 598, 631, 662 ff., 686 ff. *See* Inheritance, Vidua.
 Widower. *See* Viduarius, Wydyarius.
 Wight, Isle of (Hants), 50.
 Wilkins family, 94, 99, 457, 459, 460, 509, 510, 511, 513, 517, 532, 533, 534, 536, 537, 556, 559.
 Will, testament, 57, 111, 112, 124, 544-549, 585, 609, 613, 614, 616. *See* Testamentum.
 Winchester, Wintonia, Wentona (Hants), 4, 7, 18, 20, 21, 23, 50, 51, 58, 60, 62, 130, 134, 137, 147, 151, 158, 160, 168, 169, 172, 173, 177, 195, 233, 258, 263, 455, 464, 472, 474, 532, 534, 560, 561, 573, 623, 624, 629, 663, 664, 669, 676, 701.
 Winchester, bishop or bishopric of, 3, 6 *et passim*, 53 *et passim*, 61, 74 *et passim*, 79, 80 ff., 86, 90, 92, 96 ff., 104, 105, 107, 110, 117-122, 142, 144, 146, 161, 167 ff., 170 ff., 183 ff., 186 ff., 205, 229, 258, 285, 294, 312, 467 ff., 493, 501, 574, 596 ff., 632.
 Winchester, Church of, 10, 167, 169, 170, 172, 173, 174, 175, 176, 545, 546.
 Winchester College, 61, 140-150, 152, 606.
 Windmill Hill, 642.
 Wine, 10, 258, 564, 566, 567, 568. *See* Vinum.
 Wintersull, Wm., 26.
 Wiseman, Robert, 144.
 Witney, Wittenia (Oxf.), 58, 256, 499.
 Wluseia, 190 *et passim*, 236, 237, 240, 241, 252, 267, 269, 271, 274, 276, 278, 282, 285, 290, 300, 309. *See* Wolvesey.
 Wodecote (estate in C.), 80, 83, 127, 230, 231, 238, 268, 272, 288, 289, 290, 291, 292, 485, 486, 487, 521.
 Woodward (woodward), 232, 237, 487.
 Wolvesey (castle in Winchester), 10, 11, 14, 18, 22, 61, 82, 84, 131, 188, 194, 196, 200, 217, 231, 269, 277, 286, 304, 420-431, 441-445, 451-453, 470, 475, 477, 480, 483, 486, 487, 489, 496, 498. *See* Wluseia.
 Women, 146, 213, 650. *See* Daughters, Inheritance, Vidua.
 Women in service, 124. *See* Servants (domestic).
 Wonston, Wonsynton (Hants), 178, 456, 458, 460, 506, 664, 669, 678, 679.
 Wood, 47, 130, 547, 583. *See* Firebote, Lignum, Meremium.
 Wood, cutting, 29.
 Woodford, Matthew, 144, 605, 615, 622, 624, 625, 626-627, 628, 629.
 Woodman, 675, 680.
 Woods, woodland, 3, 28, 32, 43, 45, 90, 103, 104, 105, 109, 133, 183, 186, 187, 192, 195, 206, 294, 320-325, 466, 470, 472, 504, 603, 630, 633, 635. *See* Boscus, Subboscus, Underwood.
 Woodward, 472. *See* Woodwards.
 Wool, 10, 18, 20, 43, 60, 61, 62, 66, 82, 84, 145, 188, 193, 194, 206, 212, 213, 231, 239, 249, 286, 420-434, 696. *See* Lana.
 Wool, broken, 432-434. *See* Lana fracta.
 Woolen industry, 537.
 Wool, lamb's, 426-431. *See* Lana agnina.
 Wool prices, 420-434.
 Workhouse, 573, 574.
 Works, 501. *See* Opera, Services.
 Wotes (oats), 547.
 Writs, carriage of, 231.
 Wudredum (error for Hundredum?), 233.
 Wydyarius (widower), 236. *See* Viduarius.
 Wyeham, William of, 120, 278, 285.
 Wyke, Weeke (Hants), 456, 458, 460, 461, 663, 678.

- Yard, 97, 98, 114, 127, 538, 539. *See* Curia, Curtilage, Curtillagium, Eyeland.
 Yardland, 116, 500, 508, 538, 588, 589, 593, 622, 623. *See* Virgala.
 Yardlander, 24, 49, 70, 510. *See* Virgator
 Yarn, 60.
 Yeoman (a customary tenant who leased the land of fellow tenants), 98, 99, 102, 104, 111-117, 124, 125, 126, 128, 133, 139, 142, 143, 150, 153, 155, 156, 158, 160, 161, 162, 544-549, 557, 578, 587, 599, 630 ff., 650 ff., 660, 670, 674, 677, 680 ff.
 Yeoman farmer, 69, 461-462.
 Yield of grain, 13, 15, 35, 71, 138, 303, 313, 338-372, 690, 695, 696.
 Yield of the grange, 16, 193, 357. *See* Exitus grangie.
 Yield of the manor, 314-319, 489. *See* Exitus manerii.
 Yield, reeves', 85.
 Ynde (indigo?, occurs with filum), 298, 307.
 Zabulum (sand), 480, 495.

